

Transcript Exhibit(s)

Docket #(s):	RW-000018-07-0051
	RSW-00000A-07-0051
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Exhibit # : <u>5 \</u>	

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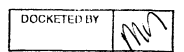
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BEFORE THE ARIZONA CORPORATION COMMISSION

MIKE GLEASON Chairman WILLIAM A. MUNDELL Commissioner JEFF HATCH-MILLER Commissioner KRISTIN K. MAYES Commissioner **GARY PIERCE** Commissioner

Arizona Corporation Commission DOCKETED

SEP **15** 2008



IN THE MATTER OF RULEMAKING TO AMEND EXISTING RULES AND/OR ESTABLISH NEW RULES REGARDING THE COMMISSIONS REQUIREMENTS FOR APPLICATIONS REQUESTING APPROVAL TO OBTAIN A NEW CERTIFICATE OF CONVENIENCE AND NECESSITY OR EXTEND AN EXISTING CERTIFICATE OF CONVENIENCE AND NECESSITY FOR WATER AND SEWER UTILITIES

DOCKET NOS. RW-00000B-07-0051 RSW-00000A-07-0051

NOTICE OF FILING NOTICE OF SUPPLEMENTAL PROPOSED RULEMAKING AND ECONOMIC **IMPACT STATEMENT**

The Arizona Corporation Commission Staff hereby files the attached Notice of Supplemental Proposed Rulemaking filed with the Secretary of State on August 21, 2008. A copy of the filing is attached hereto as Exhibit A. The Notice was published in the September 12, 2008 issue of The Arizona Administrative Register. A copy of the published Notice is attached hereto as Exhibit B.

Additionally, the Utilities Division of the Arizona Corporation Commission has determined that although the changes in the rules from the initial filing of the Notice of Proposed Rulemaking were substantial, the changes created no change to the economic impacts previously filed on May 15, 2008. A copy of the Economic Impact Statement is attached hereto as Exhibit C.

RESPECTFULLY SUBMITTED this 15th day of September, 2008.

Robin Mitchell

Attorney, Legal Division Arizona Corporation Commission 1200 West Washington Street Phoenix, AZ 85007

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(602) 542-3402

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1	The original and fifteen (15) copies	
- I	· · · · · · · · · · · · · · · · · · ·	
2	of the foregoing were filed this 15 th day	
~	of September, 2008 with:	
3	-	
اد	Docket Control	
الد ا		
4]	Arizona Corporation Commission	
_	1200 West Washington Street	
5	Phoenix, Arizona 85007	
ı	1 nochia, 7 nizona 65007	
6		
ľ	Copies of the foregoing were mailed	
7	this 15 th day of September, 2008, to:	
	,	
8	A Paterson Water Company	Anway Manville L.L.C. Water Company
Ĭ	A. Petersen Water Company	7400 N. Oracle Rd., Ste. 236
9	PO Box 1270	· · · · · · · · · · · · · · · · · · ·
	Show Low, AZ 859021270	Tucson, AZ 85704
10	Abus Water Commerce Yes	Ampalages Water Commons
10	Abra Water Company, Inc.	Appaloosa Water Company
	PO Box 515	PO Box 3150
11	Paulden, AZ 86334	Chino Valley, AZ 86323
12		
12	Adaman Mutual Water Company	Arivaca Townsite Cooperative Water Company
	16251 W Glendale Ave	PO Box 398
13	Litchfield Park, AZ 85340	Arivaca, AZ 85601
14	Aguila Water Services, Inc.	Arizona Water Company
	PO Box 1086	PO Box 29006
15	Sun City, AZ 85372	Phoenix, AZ 85038-9006
l l		
16	Ajo Improvement Company	Arizona Windsong Realty, Inc.
1	PO Drawer 9	PO Box 261
17	Ajo, AZ 85321	Sanders, AZ 86512
- '		
18	Alpine Water System, Inc.	Arizona-American Water Company
10	PO Box 822	19820 N. 7th St., Ste 201
19		Phoenix, AZ 85024
19	7 tipilo, 7 tz 00 / 20	THOUNA, THE GOOD !
امد	American Realty and Mortgage Co., Inc.	Arroyo Water Company, Inc.
20	dba Hacienda Acres Water System	HC 6, Box 1048 L
		Payson, AZ 85541
21	PO Box 232	Payson, AZ 63341
	Wittman, AZ 85361	A al- Canala Water Commence
22		Ash Creek Water Company
1	Antelope Lakes Water Company	PO Box 824
23	501 N Hwy 89	Thatcher, AZ 85552
	PO Box 350	
24	Chino Valley, AZ 86323	Ash Fork Development Association, Inc.
- '		dba Ash Fork Water Service
25	Antelope Run Water Company	PO Box 293
20	301 N. Garden Ave	Ash Fork, AZ 86320
26	Sierra Vista, AZ 85635	
26		AVM-2005, LLC
22	Antelope Water Company	15051 N Kierland Blvd, Ste 200
27	35730 Antelope Dr	Scottsdale, AZ 85254
ارم	Wellton, AZ 85356	· · · · · · · · · · · · · · · · · · ·
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- 11		
1	Avra Water Cooperative, Inc.	Big Park Water Company
Ĭ	11821 W. Picture Rocks Rd.	45 Castle Rock Rd., Ste. 4
2	Tucson, AZ 85743	Sedona, AZ 86351
- 1		
3	Baca Float Water Company	Black Mountain Sewer Corporation
	PO Box 1536	12725 W. Indian School Rd., Ste. D101
4	Tubac, AZ 85646	Avondale, AZ 85392
		m 1 m vr. 11
5	Bachmann Springs Utility Company	Bob B. Watkins
اار	PO Box 9	dba East Slope Water Company
6	Tombstone, AZ 85638	301 N. Garden Ave
_	D. It. G	Sierra Vista, AZ 85635
7	Balterra Sewer Corp.	Bonita Creek Land & Home Owners Association
	c/o Jay L. Shapiro	
8	3003 N. Central Ave., Ste. 2600	c/o Linda Kelley HC7 Box 271R
	Phoenix, AZ 85012	Payson, AZ 85541
9	Beardsley Water Company, Inc.	1 ayson, AZ 65541
	c/o First National Management, Inc.	Boynton Canyon Enchantment Homeowners
10	PO Box 1020	Association
	Apache Junction, AZ 85217	525 Boynton Canyon Rd.
11	Apache Junction, AZ 63217	Sedona, AZ 86336
	Beaver Dam Water Company, Inc.	50d01td, 712 00550
12	PO Box 550	Bradshaw Water Company, Inc.
۱.	Littlefield, AZ 86432	PO Box 12758
13	Dittiotion, The VV 102	Prescott Valley, AZ 86304
14	Beaver Valley Water Company	•
14	PO Box 421	Brooke Water, LLC
15	Payson, AZ 85547	PO Box 82218
13	•	Bakersfield, CA 93380
16	Bella Vista Water Company, Inc.	
10	12725 W. Indian School Rd., Ste. D101	Caballeros Water Company, Inc.
17	Avondale, AZ 85323	1551 S. Vulture Mine Rd
1'		Wickenburg, AZ 85390
18	Bellemont Water Company, Inc.	One of County I had a
	PO Box 31176	Cactus-Stellar Limited
19	Flagstaff, AZ 86003	12625 W. Cactus Ridge
- 1		HCR #2 Box 469
20	Bensch Ranch Utilities, LLC	Tucson, AZ 85735
_	6825 E. Tennessee Ave., Ste 547	Camp Verde Water System
21	Denver, CO 80224	PO Box 340
	Bermuda Water Company	Camp Verde, AZ 86322
22	2335 Sanders Rd.	Cump voide, AE 00322
l	Northbrook, IL 60062	Carter's Water Company
23	110111101011, 12 00002	1157 East Sunset Dr
	Berneil Water Company	Casa Grande, AZ 85222
24	PO Box 219	·
ł	Tempe, AZ 85280-0219	Casa Grande South Water Company
25	• ,	117 E. Second St.
Į	Biasi Water Company, Inc.	Casa Grande, AZ 85222
26	PO Box 518	
	Beaver Dam, AZ 86432	Casa Grande West Water Co., Inc.
27		117 E Second St.
	Bidegain Water Company	Casa Grande, AZ 85222
28	PO Box 538	
ļ	Kearny, AZ 85237	

1	Cayetano, Inc.	Community Water Company of Green Valley
	dba Lakewood Water Company	1501 S. La Canada Dr.
2	PO Box 733	Green Valley, AZ 85614
	Amado, AZ 85645	
3		Cordes Lakes Water Company
	C-D Oasis Water Company	PO Box 219
4	1665 10th St.	Tempe, AZ 85280
5	Douglas, AZ 85607	Coronado Utilities, Inc.
اد	Cerbat Water Company	6825 E. Tennessee Ave., Ste. 547
6	2409 Ricca Dr	Denver, CO 80224
Ч	Kingman, AZ 86401	DON'VOI, CO 00224
7	Tingilai, 112 00401	CP Water Company
	Chaparral City Water Company	c/o Global Water
8	Attn: Accounts Payable - G. O.	21410 N. 19th Ave., Ste. 201
۱	630 E. Foothills Blvd.	Phoenix, AZ 85027
9	San Dimas, CA 91773	•
	•	Cross Creek Ranch Water Company
10	Chaparral Water Company	c/o HOAMCO
	2601 W. Dunlap, Ste 10	6586 Hwy 179, Ste., C-1
11	Phoenix, AZ 85021	Sedona, AZ 86351
12	Chino Meadows II Water Company	Crown King Water Company, Inc.
	PO Box 350	6428 W. Garden Dr.
13	Chino Valley, AZ 86323	Glendale, AZ 85304
	Cibola Mutual Water Company	Dairyland Water Co-Op
14	RR2, Box 77	16707 E. Happy Rd.
	Cibola, AZ 85328	Queen Creek, AZ 85242
15		(
16	Cienega Water Company, Inc.	Dateland Public Service
10	PO Box 3518	PO Box 3011
17	Parker, AZ 85344	Dateland, AZ 85333
1'		Dall IWA IIG
18	Circle City Water Company, L.L.C.	Dateland Water, LLC
	PO Box 82218	3412 W 2nd Street
19	Bakersfield, CA 93380	Anacortes, WA 98221
-	Citrus Park Water Co., Inc.	Dells Water Company
20	9361 Citrus Circle SE	PO Box 870
	Tacna, AZ 85352	Clarkdale, AZ 86324
21	•	,
	Clear Springs Utility Company, Inc.	Desert Valencia Water System
22	PO Box 85160	PO Box 1605
22	Tucson, AZ 85754	Idyllwild, CA 92549
23		
24	Clearwater Utilities Company, Inc.	Diablo Village Water Company
24	20441 W. Cheyenne	c/o Thim Utility Company
25	Buckeye, AZ 85326	PO Box 13145
23	Cloud Nine Water Company Inc	Tucson, AZ 85732
26	Cloud Nine Water Company Inc. 96 Bel Aire Pl., Ste 140	Diamond Valley Water Users Corporation
	Sierra Vista, AZ 85635	PO Box 13070
27	510114 V 1514, AZ 63033	Prescott, AZ 86304-3070
- '	Coldwater Canyon Water Company	
28	PO Box 637	
	D11- O C'- A77.0520A	

Black Canyon City, AZ 85324

1	Diversified Water Utilities, Inc.	F. Wayne Thompson
-	4700 E. Thomas Rd., Ste. 203	and Dorothy Thompson
2	Phoenix, AZ 850187703	dba West Village Water Company
-	Filoelia, AZ 650167705	c/o Allen Ginsberg
3	David & Charam Ma Adams	1120 W. University Ave., Ste. 200
اد	Donald & Steven McAdams	· · · · · · · · · · · · · · · · · · ·
	dba McAdams Water Company	Flagstaff, AZ 86001
4	10434 230th St.	D W. W. A A A
_	Delta, IA 52550	Far West Water & Sewer, Inc.
5		13157 E. 44th St.
	Doney Park Water	Yuma, AZ 85367
6	5290 E. Northgate Loop	
	Flagstaff, AZ 86004	Farmers Water Company
7		PO Box 7
1	Double R Water Distributors Inc.	Sahuarita, AZ 85629
8	1515 N Lake Havasu Ave., Ste 100	
Ĭ	Lake Havasu City, AZ 86404	Fisher's Landing Water and Sewer Works, LLC
9		PO Box 72188
7	Dragoon Water Company	Yuma, AZ 85365
10	7459 E. Almeria Rd.	, · • • • • •
10	Scottsdale, AZ 85257	Flagstaff Ranch Water Company, Inc
ا∥	boottstatio, 112 0323 i	PO Box 10775
11	DS Water Company	Phoenix, AZ 85064
	PO Box 786	1 Hothix, AZ 65004
12		Fools Hollow Water Company
- 1	Desert Springs, AZ 86432	The state of the s
13	Factor 1 Water Comment 1 C	PO Box 484
- 1	Eagletail Water Company, L.C.	Show Low, AZ 85902
14	PO Box 576	
- #	Tonopah, AZ 85354	Forest Highlands Water Company
15		657 Forest Highlands
	Eden Water Company, Inc.	Flagstaff, AZ 86001
16	9488 E. Hot Springs Rd.	
10	Eden, AZ 85535	Forrest G. & Alice W. Wilkerson
17		dba Verde Lee Water Company
1/	Ehrenberg Improvement Association	PO Box 984
10	dba Ehrenberg Water Co.	Clifton, AZ 85533
18	PO Box 50	
	Ehrenberg, AZ 85334	Fort Mohave Tribal Utilities Authority
19	3,	8490 S. Highway 95
	El Prado Water Company, Inc.	PO Box 5559
20	PO Box 5450	Mohave Valley, AZ 86440
ľ	Yuma, AZ 85366	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
21	1 uma, 112 05500	Francesca Water Company, Inc.
	Elfrida Domestic Water Users Association	PO Box 17991
22	PO Box 356	Tucson, AZ 85731
	Elfreda, AZ 85610	rucson, AZ 65751
23	Eliteda, AZ 63010	Francisco Grando Litility Company
23	Pourities Wester Commence I I C	Francisco Grande Utility Company
24	Empirita Water Company, L.L.C.	26000 Gila Bend Highway
27	2090 N. Kolb Rd., Ste. 120	Casa Grande, AZ 85222
25	Tucson, AZ 85715	0.1.1. W : 0
25		Gadsden Water Company, Inc
~_	Entrada Del Oro Sewer Company	PO Box 519
26	11811 N. Tatum Blvd., Ste. 1060	Somerton, AZ 85350
	Phoenix, AZ 85028	
27		Global Water - Palo Verde Utilities Company
		21410 N. 19th Ave., Ste. 201
28		Phoenix, AZ 85027
1		

1 2	Global Water - Santa Cruz 21410 N. 19th Ave., Ste. 201 Phoenix, AZ 85027	Greenehaven Water Company Inc. PO Box 5122 Page, AZ 86040
3	Gold Canyon Sewer Company	Groom Creek Water Users Association
1	12725 W. Indian School Rd., Ste. D101	4209 S. Adeline Dr.
4	Avondale, AZ 85323	Prescott, AZ 86303
5	Golden Corridor Water Company	H2O, Inc.
	c/o Arizona Water Co.	41502 N. Schnepf Rd.
6	PO Box 29006	Queen Creek, AZ 85242
ر ا	Phoenix, AZ 850389006	Halcyon Acres Annex #2 Water Co. Inc.
7	Golden Shores Water Co., Inc.	8715 E. 20th St.
8	PO Box 37	Tucson, AZ 85710
	Topock, AZ 86436	Halcyon Acres Water Users Association
9	Goodman Water Company	PO Box 18448
10	6340 N. Campbell, Ste. 278	Tucson, AZ 85731
ł	Tucson, AZ 85718	Harris III''' Committee
11	Graham County Utilities Inc - Water	Hassayampa Utilities Company, Inc. 21410 N. 19th Ave., Ste. 201
12	PO Drawer B	Phoenix, AZ 85028
12	Pima, AZ 85543	W. LVII. W
13	Grand Canyon Caverns and Inn, LLC	Hatch Valley Water Company PO Box 271
14	PO Box 180	Peach Springs, AZ 86434
14	Peach Springs, AZ 86434	
15	Grandview Water Company, Inc.	Heart Cab Co., Inc. dba Sulger Water Company #2.
1	11632 S. 194th Dr.	PO Box 580
16	Buckeye, AZ 85326	Sierra Vista, AZ 85636
17	Granite Dells Water Company	High Country Pines Water Company, Inc.
	3025 N. Hwy 89	5555 N. 7th St., Ste. 134, PMB 342
18	Prescott, AZ 86301	Phoenix, AZ 85014
19	Granite Mountain Water Company Inc.	Hillcrest Water Company
Ų	2465 Shane Dr.	915 E. Bethany Home Rd.
20	Prescott, AZ 86305	Phoenix, AZ 85014
21	Granite Oaks Water Users Association	Holiday Enterprises Incorporated
	PO Box 4947	dba Holiday Water Company
22	Chino Valley, AZ 86323	PO Box 309
23	Great Prairie Oasis	Tombstone, AZ 85638
	Sunland Water Company	Hopeville Water Company, Inc.
24	PO Box 10450	1415 S. Palo Verde Rd., Rt. 2
25	Casa Grande, AZ 85230	Buckeye, AZ 85326
23	Green Acres Water Company	Humboldt Water Systems, Inc.
26	PO Box 4995	PO Box 10593
27	Yuma, AZ 85366	Sedona, AZ 86339
4/	Greenehaven Sewer Company, Inc.	ICR Water Users Association
28	PO Box 5122	PO Box 5669
	Page, AZ 86040	Chino Valley, AZ 86323

1 2	Indiada Water Company, Inc. 301 N. Garden Ave Sierra Vista, AZ 85635	Kraus Investment LC dba Shangri-La Ranch 44444 N. Shangri La Lane New River, AZ 85087
4	J. D. Campbell dba West End Water Company 9098 W. Pinnacle Peak Road Peoria, AZ 85383	Kyllo Development Corporation dba Bradshaw Mountain View Water Co PO Box 10593
5	Jackson Spring Estates Home and Property Owners	Sedona, AZ 86339
6	Association 4439 E. Hobart	La Casita Water Company Inc. PO Box 13208
7	Mesa, AZ 85205	Tucson, AZ 85732
8	Janice E. Worden and Lawrence A. Worden dba Worden Water Company	Lago Del Oro Water Company 9532 E. Riggs Rd.
9	15150 W. Ajo, Ste. 568 Tucson, AZ 85735	Sun Lakes, AZ 85248
10	Jaren Associates #1	Lagoon Estates Water Company 2600 N. 44th St., Ste. 203
11	dba James P. Water Company 4455 E. Camelback Rd., Ste. 215-A	Phoenix, AZ 85008
12	Phoenix, AZ 85018	Lake Pleasant Sewer Company 2390 E. Camelback Rd., Ste. 310
13	Johnson Utilities L.L.C. dba Johnson Utilities Company	Phoenix, AZ 85016
14	5230 E. Shea Blvd., Ste. 200 Scottsdale, AZ 85254	Lake Pleasant Water Company 2390 E. Camelback Rd., Ste. 310 Phoenix, AZ 85016
15	Joshua Valley Utility Company	
16	PO Box 80070 Phoenix, AZ 85060	Lake Verde Water Company PO Box 2777 Comp Verdo A 7 86322
17	Kacy J. Parker	Camp Verde, AZ 86322
18	dba Jake's Corner Water System HC6 Box 1048 H	Las Quintas Serenas Water Company PO Box 68
19	Payson, AZ 85541	Sahuarita, AZ 85629
20	Kacy Parker dba Arroyo Water Co.	Lazy C Water Service PO Box 1
21	HC6 Box 1048 L Payson, AZ 85541	Tucson, AZ 85702
22	Katherine Resort Water Company	Litchfield Park Service Company 12725 W. Indian School Rd., Ste. D101
23	6126 Chrismark Ave. San Diego, CA 92120	Avondale, AZ 85323
24	Keaton Development Company PO Box 905	Litchfield Park Service Company - Sewer 12725 W. Indian School Rd., Ste. D101 Avondale, AZ 85323
25	Salome, AZ 85348	Little Park Water Company
26	Kohl's Ranch Water Company 2111 E. Highland Ave., Ste 200	45 Castle Rock Rd #4 Sedona, AZ 86351
27	Phoenix, AZ 85016	

1	Livco Sewer Company PO Box 659	Michaels Ranch Water Users' Association 1 Michaels Ranch Rd
2	Concho, AZ 85924	Sedona, AZ 86336
3	Livco Water Company PO Box 659	Mirabell Water Company, Inc. 1037 S. Alvernon, Ste. 250
4	Concho, AZ 85924	Tucson, AZ 85711
5	Loma Estates Water Co. 11620 Bella Sierra Trl	Mobile Water Company Attn: Mr. Garth Wieger
6	Prescott, AZ 86305	6720 N Scottsdale Rd, Ste 335 Scottsdale, AZ 85253
7	Loma Linda Estates, Inc.	Mohawk Utility Company
8	dba Loma Linda Water Company PO Box 967	36140 Antelope Dr.
٧,	Thatcher, AZ 85552	Wellton, AZ 85356
9		
	Lord Arizona Water Systems Inc.	Monte Vista Water Co., L.L.C. 4762 N. Rustler Place
10	2961 E. Cooley Show Low, AZ 85901	Douglas, AZ 85607
11	5110W 250W, 7122 05701	Douglas, IL 00007
l	Los Cerros Water Co., Inc.	Montezuma Rimrock Water Company, LLC
12	4003 N. Flowing Wells Road Tucson, AZ 85705	PO Box 10 Rimrock, AZ 86335
13	1 ucson, A2 65705	Killiock, AZ 00333
13	Lucky Hills Water Company	Morenci Water and Electric Company
14	PO Box 309	PO Box 68
_	Tombstone, AZ 85638	Morenci, AZ 85540
15	Lyn Lee Water	Mormon Lake Water Co.
16	2321 W. Catalpa	PO Box 29041
	Tucson, AZ 85741	Phoenix, AZ 85038
17	Martinez Lake Sewer Company	Morristown Water Company
18	10430 N. Martinez Lake Rd.	PO Box 156
10	Yuma, AZ 85365	Morristown, AZ 85342
19	Meadow Water Company	Mount Tipton Water Co., Inc.
20	PO Box 3937 Prescott, AZ 86302	PO Box 38 Dolan Springs, AZ 86441
	11400000, 1122 00202	
21	Mescal Lakes Water Systems Inc.	Mountain Dell Water, Inc.
22	PO Box 85160 Tucson, AZ 85754	1341 W. Palmer Ave. Flagstaff, AZ 86001
	rucson, AZ 63/34	ragstari, 712 00001
23	MHC Operating Limited Partnership	Mountain Glen Water Service
24	dba The Sedona Venture Wastewater Treatment Plant	PO Box 897
~7	c/o Manufactured Home Communities, Inc. 2 N. Riverside Plaza, Ste 800	Clay Springs, AZ 85923
25	Chicago, IL 60606	Mountain Pass Utility Company
~		9532 E. Riggs Rd
26	Michael W. Schultz & Pamela J. Schultz dba Rincon Creek Water Company	Sun Lakes, AZ 85248
27	14545 E Rincon Creek Ranch Rd	MWC, Inc.
ľ	Tucson, AZ 85747	PO Box 12776
28		Ft. Huachuca, AZ 85670

1	Naco Water Company, L.L.C.	Parker Lakeview Estates Homeowners Association
2	PO Box 85160 Tucson, AZ 85754	Inc. dba Parker Springs Water Company
		HC 2, Box 193
3	Narvol D. Bales dba Sunizona Water Company	Patagonia, AZ 85624
4	5416 E. Hwy 181	Payson Water Co., Inc. PO Box 82218
5	Pearce, AZ 85625	Bakersfield, CA 93380
6	Navajo Water Co., Inc. PO Box 82218	Peeples Valley Water Company
7	Bakersfield, CA 93380	15811 N. 9th Ave. Phoenix, AZ 85023
Į.	New River Utilities Company	
8	7839 W Deer Valley Rd	Peter O'Crotty
	Peoria, AZ 85382	dba Despoblado Water Company 8815 N Verch Way
9	North Mohave Valley Corporation	Tucson, AZ 85737
10	PO Box 22495	1 ucson, 712 05 75 7
10	Bullhead City, AZ 86439-2495	Picacho Peak Water Company
11		28784 Stonehenge Dr.
	Northern Sunrise Water Company	Chesterfield, MI 48047
12	12725 W. Indian School Rd., Ste. D-101	D' 1 - G O
H	Avondale, AZ 85323	Picacho Sewer Company 9532 E. Riggs Rd
13	Oak Creek Public Service, LLC	Sun Lakes, AZ 85248
	PO Box 103	5th Euros, 122 032 10
14	Cornville, AZ 86325	Picacho Water Company
15	,	9532 E. Riggs Rd.
13	Oak Creek Utility Corporation	Sun Lakes, AZ 85248
16	PO Box 48	Picacho Water Improvement
- 1	Cave Creek, AZ 85327	PO Box 44
17	Oak Creek Water Co., No 1	Picacho, AZ 85421
10	90 Oak Creek Blvd	•
18	Sedona, AZ 86336	Pima Utility Company (Sewer)
19		9532 E. Riggs Rd.
19	Cathan Water Company, Direct	Sun Lakes, AZ 85248
20	9184 N. 81st Street	Pima Utility Company (Water)
	Scottsdale, AZ 85258	9532 E. Riggs Rd.
21	Orange Grove Water Company	Sun Lakes, AZ 85248-7411
[PO Box 889	·
22	Yuma, AZ 85366	Pine Meadows Utilities, LLC
22		6825 E Tennesse Ave., Ste 547
23	Park Valley Water Company, Inc.	Denver, CO 80224
24	PO Box 487 Show Low, AZ 85902	Pine Valley Water Company
~]	Show Low, AZ 63902	480 Raintree Rd
25	Park Water Company, Inc.	Sedona, AZ 86351
	PO Box 16173	,
26	Phoenix, AZ 85011	Pine Water Co., Inc.
		c/o Brooke Utilities, Inc.
27		PO Box 82218
20		Bakersfield, CA 93380
28		

1	Pinecrest Water Company PO Box 97	Red Rock Utilities, LLC PO Box 70108
2	Nutrioso, AZ 85932	Tucson, AZ 85737
3	Pineview Water Co 5198 Cub Lake Rd.	Ridgeview Utility Company 9532 E. Riggs Rd
4	Show Low, AZ 85901	Sun Lakes, AZ 85248
5	Ponderosa Utility Corporation 3A Osage St	Rigby Water Company PO Box 1020
6	Flagstaff, AZ 86001	Apache Junction, AZ 85217-1020
7	Pueblo Del Sol Water Company	Rillito Water Users Association PO Box 668
8	4226 Avenida Cochise, Ste 13 Sierra Vista, AZ 85635	Rillito, AZ 85654
9	Puesta Del Sol Water Company	Rincon Ranch Estates Water Company
10	2732 W. Glendale Ave. Phoenix, AZ 85051	3750 South Old Spanish Trail Tucson, AZ 85730
11	Q Mountain Mobile Home Park PO Box 4930	Rincon Water Company HC #70 Box 3601
12	Quartzsite, AZ 85359	Sahuarita, AZ 85629
13	Q Mountain Water Inc.	Rio Rico Utilities Inc.
14	12486 S. Foothills Blvd. Yuma, AZ 85367	12725 W. Indian School Rd., Ste. D101 Avondale, AZ 85392
15	Quail Creek Water Company	Rio Verde Utilities 25609 Danny Lane, Ste 1
16	9532 E. Riggs Rd. Sun Lakes, AZ 85248	Rio Verde, AZ 85263
17	Queen Creek Water Company	Roosevelt Lake Resort, Inc.
	22713 S. Ellsworth Rd., Bldg. A Queen Creek, AZ 85242	HCO 2, Box 901 Roosevelt, AZ 85545
18	Rainbow Parks, Inc.	Rose Valley Water Company
19	dba Escapees at North Ranch	Gary Brasher
20	100 Rainbow Dr. Livingston, TX 77351	PO Box 1444 Green Valley, AZ 85622
21		·
	Rancheros Bonitos Water Co., L.L.C. 14550 S. Avenue 4E	Sabrosa Water Company c/o Town of Cave Creek
22	Yuma, AZ 85365	One Arizona Center 400 E. Van Buren St., Ste. 800
23	Rancho Del Conejo Community Water Co-Op, Inc. 13130 W. Rudasill Rd	Phoenix, AZ 85004
24	Tucson, AZ 85743	Saddlebrooke Utility Company 9532 E. Riggs Rd.
25	Rancho Sahuarita Water Company L.L.C.	Sun Lakes, AZ 85248
26	4549 E. Fort Lowell Rd. Tucson, AZ 85712	Saguaro Water Company
27	Ray Water Company	4572 E. Camp Lowell Dr. Tucson, AZ 85712
28	414 N. Court Tucson, AZ 85701	

1	Sandario Water Company PO Box 85160	Spring Branch Water Company, Inc. 1223 S. Clearview Ave., Ste. 103
2	Tucson, AZ 85754	Mesa, AZ 85209
3	Santa Rosa Utility Company	St. David Springs, L.L.C.
· .	9532 E. Riggs Rd	1600 N. Kolb Rd., Ste. 118
4	Sun Lakes, AZ 85249	Tucson, AZ 85715
5	Santa Rosa Water Company	Starlight Water Company, Inc.
i	9532 E. Riggs Rd	PO Box 1842
6	Sun Lakes, AZ 85248	Wenatchee, WA 98807
7	Seven Canyons Water Company	Sterling Water Company
- 1	15333 N. Pima Rd., Ste. 305	2925 N. Manor Drive, East
8	Scottsdale, AZ 85260	Phoenix, AZ 85014
9	Seven Canyons Water Treatment Company	Stoneman Lake Water Company, Inc.
, i	15333 N. Pima Rd., Ste. 305	7250 E. Gray St.
10	Scottsdale, AZ 85260	Mesa, AZ 85207
11	Shepard Water Company	Strawberry Water Co., Inc.
	10430 N. Martinez Lake Rd.	PO Box 82218
12	Yuma, AZ 85365	Bakersfield, CA 93380
13	Sitgreaves Water Company	Strawberry Water Company
13	2961 E. Cooley	203A W. Airport Rd
14	Show Low, AZ 85901	Payson, AZ 85541
15	Sleepy Hollow Mobile Home Estates	Sue Juan Water Company
	6001 S. Palo Verde	10570 S. Nogales Hwy
16	Tucson, AZ 85706	Tucson, AZ 85706
17	Sonoita Valley Water Company	Sun Leisure Estates Utilities Company, Inc.
1/	2102 N. Forbes, Ste. 107	c/o Crites & Associates
18	Tucson, AZ 85745	PO Box 5681
	South Bainhow Vollow Water Coop	Yuma, AZ 85366
19	South Rainbow Valley Water Coop. 27205 S. 170th Ave.	Sun Valley Farms-Unit VI Water Company
il il	Buckeye, AZ 85326	3698 E. Hash Knife Draw Rd
20	Buckeye, AL 65520	Queen Creek, AZ 85242
	Southern Sunrise Water Company	(2000)
21	12725 W. Indian School Rd., Ste. D101	Sunrise Utilities, L.L.C.
22	Avondale, AZ 85323	PO Box 3630
22		Mesquite, NV 89024
23	Southland Sanitation, Co.	Sunrise Vistas Utilities Company
	2730 E. Broadway, Ste 135 Tucson, AZ 85716	PO Box 8555
24	1 ucson, AZ 65710	Ft. Mohave, AZ 86427
	Southland Utilities Company, Inc.	
25	2730 E. Broadway, Ste 135	Sunrise Water Company
	Tucson, AZ 85716	9098 W. Pinnacle Peak Rd.
26		Peoria, AZ 85383
27	Spanish Trail Water Co.	
27	2200 E. River Rd., Ste 115	Sweetwater Creek Utilities, Inc.
20	Tucson, AZ 85718	6825 E. Tennessee Ave, Ste 547
28		Denver, CO 80224

1	Tacna Water Company	Tonto Village Water Company, Inc.
2	2993 S. Arizona Ave Yuma, AZ 85365	dba Tonto Village Water Company PO Box 9116
3	•	Mesa, AZ 85214
	Association, Inc.	Tortolita Water Co., Inc.
4	HC 31 Box 25 Mormon Lake, AZ 86038	3567 E. Sunrise Dr., Ste 119 Tucson, AZ 85718
5		
6	The Burlington Northern and Santa Fe Railway	Truxton Canyon Water Company, Inc. 2409 Ricca Dr
O	Company dba Aubrey Water Company	Kingman, AZ 86401
7	PO Box 961050	11115, 112 00 101
i	Ft. Worth, TX 76161	Tubac Water Company, Inc.
8		ATTN: John Crowley
	The Links at Coyote Wash Utilities, LLC	1444 Wazee St., Ste. 350
9	6825 E. Tennessee Ave., Ste. 547 Denver, CO 80224	Denver, CO 80202
10	Denver, CO 80224	Turner Ranches Water & Sanitation, Co.
10	Thim Utility Co.	PO Box 1020
11	PO Box 13145	Apache Junction, AZ 85217-1020
**)	Tucson, AZ 85732	•
12		Tusayan Water Development Assoc., Inc.
	Thim Water Corporation	c/o Quality Inn
13	PO Box 13145	PO Box 520
	Tucson, AZ 85732	Grand Canyon, AZ 86023
14	Tierra Buena Water Company	Twin Hawks Utility, Inc.
15	12540 W. Bethany Home	PO Box 70022
13	Litchfield Park, AZ 85340	Tucson, AZ 85737
16	Tierra Linda Homeowners Association, Inc.	Utility Source, L.L.C.
17	6262 N. Swan Rd, Ste. 125	721 E. San Pedro
1/	Tucson, AZ 85718	Gilbert, AZ 85234
18	m'	XV. 0
	Tierra Mesa Estates Water Company, Inc. PO Box 4893	Utility Systems, LLC HC 2 Box 164-H
19	Yuma, AZ 85366	Payson, AZ 85541
	Laina, Fiz. 65500	1 4/3011, 142 03341
20	Timber Knoll Homeowners Association, Inc.	Vail Water Company
21	dba T.K. Water Service	1010 N. Finance Center Dr., Ste 200
21	PO Box 200	Tucson, AZ 85710
22	Vernon, AZ 85940	Valencia Water Company Inc.
Į	Tonto Basin Water Co., Inc.	21410 N. 19th Ave., Ste. 201
23	c/o Brooke Utilities, Inc.	Phoenix, AZ 85027
	PO Box 82218	,
24	Bakersfield, CA 93380	Valle Verde Water Company
25	m . O LIVE C	12 Garden View Dr.
25	Tonto Creek Utility Co.	Nogales, AZ 85621
26	HC 2 Box 94-G Payson, AZ 85541	Valley Pioneer's Water Company, Inc.
20	1 uyoon, 122 uooti	5998 W. Chino Dr.
27	Tonto Hills Utility Company	Golden Valley, AZ 86413
ļ	11802 E. Blue Wash Rd	**
28	Cave Creek, AZ 85331	
i i		

1 2	Valley Utilities Water Co., Inc. 6808 N. Dysart Rd., Ste. 112 Glendale, AZ 85307	White Horse Ranch Owners Association, Inc. PO Box 670 Dewey, AZ 863270660
3	Valley View Water Company Inc.	White Mountain Water Company
4	10030 W. McDowell Rd., Ste. 150-402 Avondale, AZ 85392	PO Box 1760 Payson, AZ 85547
5	Verde Lakes Water Corporation 2867 S. Verde Lakes Dr. #B	Why Utility Company, Inc. PO Box 69
6	Camp Verde, AZ 86322	Ajo, AZ 85321
7	Verde Santa Fe Wastewater Co, Inc. 6825 E Tennessee Ave, Ste 547	Wickenburg Ranch Water, L.L.C. c/o M3 Builders
8	Denver, CO 80224	4222 East Camelback H100 Phoenix, AZ 86018
9	Virgin Mountain Utilities Company PO Box 668	Wilhoit Water Company, Inc.
10	Beaver Dam, AZ 85432	PO Box 870 Clarkdale, AZ 85324
11	Viva Development Corporation	
	PO Box 12863 Tucson, AZ 85732	William F. Lesko Heckethorn Water Company
12	rucson, AZ 63/32	4400 E. Button Lane
13	Voyager at White Mountain Lakes Water Company, Inc.	Flagstaff, AZ 86001
14	1993 Juniper Ridge Resort	Winslow West Water Co., LLC P.O. Box 3339
15	Show Low, AZ 85901	Scottsdale, AZ 85271
13	Voyager Water Company	Chilma Huntau Batal
16	8701 S. Kolb Rd Tucson, AZ 85706	Shilpa Hunter-Patel Of Counsel
17	Wolder Mandaus Community Co On	Fennemore Craig PC 3003 N. Central Avenue, Ste. 2600
18	Walden Meadows Community Co-Op 9325 Donegal Dr., Ste. A Wilhoit, AZ 86332	Phoenix, AZ 85012
19		William P. Farr
	Walnut Creek Water Company, Inc. 119 E. Andy Devine Ave.	Salome Water Company P.O. Box 550
20	Kingman, AZ 86401	Salome, AZ 85348
21	WATCO, Inc.	Willow Lakes Property Owners Assoc., Inc.
22	PO Box 1270 Show Low, AZ 85902	PO Box 875 Benson, AZ 85602
23	Water Utility of Greater Buckeye, Inc.	Willow Springs Utilities, L.L.C.
24	21410 N. 19th Ave., Ste. 201	1600 E. Hanley Blvd., Ste. 128
24	Phoenix, AZ 85027	Oro Valley, AZ 85737
25	Water Utility of Greater Tonopah, Inc.	Willow Valley Water Company, Inc.
26	21410 N 19th Ave., Ste. 201 Phoenix, AZ 85027	21410 N. 19th Ave., Stc. 201 Phoenix, AZ 85027
27	Water Utility of Northern Scottsdale, Inc. 21410 N. 19th Ave., Ste. 201	Winchester Water Company, L.L.C. 7616 N. La Cholla Blvd.
28	Phoenix, AZ 85027	Tucson, AZ 85741

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Winslow West Water Company, LLC P.O. Box 3339 Scottsdale, AZ 85271

Woodruff Utility Company, Inc. 2555 E. Camelback Rd., Ste. 700 Phoenix, AZ 85016

Woodruff Water Company, Inc. 2555 E. Camelback Rd., Ste. 700 Phoenix, AZ 85016

- Why Hodge

Woody's Enterprises, LTD dba Ho-Tye Water Company 580 W. Wickenburg Way Wickenburg, AZ 85390

Yarnell Water Improvement Association, Inc. PO Box 727 Yarnell, AZ 85362

Yucca Water Association, Inc. PO Box 575 Yucca, AZ 86438

EXHIBIT A

AGENCY RECEIPT

2002008 AUG 21 AM 10: 25

Notice of Supplemental Proposed Rulemaking

1. Agency name: Arizona Corporation Commission

2. The Subchapters, if applicable; the Articles; the Parts, if applicable; and the Sections

involved in the rulemaking, listed in alphabetical and numerical order:

<u>Subchapters, Articles, Parts, and Sections</u> (in alphabetical and numerical order)

Action

R14-2-402

Amended

R14-2-602

Amended

AGENCY CERTIFICATE

Notice of Supplemental Proposed Rulemaking

1. Agency name:

Arizona Corporation Commission

2. Chapter heading:

Corporation Commission-Fixed Utilities

3. Code citation for the Chapter: 14 A.A.C. 2

4. The Subchapters, if applicable; the Articles; the Parts, if applicable; and the Sections involved in

the rulemaking, listed in alphabetical and numerical order:

Subchapters, Articles, Parts, and Sections

Action:

(in alphabetical and numerical order)

R14-2-402

Amended

R14-2-602

Amended

5. The rules contained in this package are true and correct as proposed,

6. Signature of Agency Chief Executive Officer

Brian C. McNeil

Date of signing

Executive Director

Printed or typed name of signer

Title of signer

NOTICE OF SUPPLEMENTAL PROPOSED RULEMAKING

TITLE 14. PUBLIC SERVICE CORPORATIONS; CORPORATIONS AND ASSOCIATIONS;

SECURITIES REGULATION

CHAPTER 2. CORPORATION COMMISSION FIXED UTILITIES

PREAMBLE

1. Register citation and date for the original Notice of Proposed Rulemaking:

Notice of Proposed Rulemaking: 14 A.A.R. 450, February 15, 2008

2. Sections Affected

Rulemaking Action

R14-2-402

Amended

R14-2-602

Amended

3. The statutory authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):

Authorizing statute: Arizona Constitution Article XV § 3; A.R.S. §§ 40-202; 40-203; 40-321, 40-322, 40-281, 40-282.

Implementing statute: Arizona Constitution Article XV § 3; A.R.S. §§ 40-202; 40-203; 40-321, 40-322, 40-281, 40-282.

The name and address of agency personnel with whom persons may communicate regarding the rule:

Name:

Robin Mitchell, Esq.

Attorney, Legal Division, Arizona Corporation Commission

Address:

1200 West Washington Street

Phoenix, Arizona 85007

Telephone: (602) 542-3402

Fax:

(602) 542-4870

E-mail:

rmitchell@azcc.gov

Name:

Steve Olea

Assistant Director, Utilities Division, Arizona Corporation Commission

Address:

1200 West Washington Street

Phoenix, Arizona 85007

Telephone:

(602) 542-7270

Fax:

(602) 542-2129

E-mail:

solea@azcc.gov

5. An explanation of the rule, including the agency's reasons for initiating the rule:

These amendments will amend existing rules (R14-2-402 and R14-2-602), both entitled "Certificate of

Convenience and Necessity" ("CC&N"). The proposed amendments and changes to these rules are designed to

provide the Arizona Corporation Commission and the Commission's Staff more information in the application

for a new CC&N or for an extension of a CC&N. This additional information will aid Staff in its analysis and

the Commission in its determination of the public interest when granting or denying a CC&N or a CC&N

extension for water service and sewer service.

6. An explanation of the substantial change which resulted in this supplemental notice:

The following changes in Rule 402 and Rule 602 from the proposed rules in the Notice of Proposed

Rulemaking constitute a substantial change:

1. Rule 402 requires an application for authority to abandon, sell, lease, transfer, or otherwise dispose of a

utility.

2. Rules 402 and 602 include requirements related to the notices that must be provided to landowners and to

municipal managers or administrators.

3. Rules 402 and 602 include numerous application requirements that were not in the proposed rules.

7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish

a previous grant of authority of a political subdivision of this state:

Not applicable

8. The preliminary summary of the economic, small business, and consumer impact:

NOTE - The Arizona Corporation Commission is exempt from the requirements of A.R.S. § 41-1055

relating to economic, small business, and consumer impact statements. See A.R.S. § 41-1057(2). However,

under A.R.S. § 41-1057(2), the Arizona Corporation Commission is required to prepare a "substantially similar"

statement.

2

Companies providing water service or wastewater service may incur additional costs resulting from the requirements for notification to affected landowners, developers and nearby municipalities and nearby water and wastewater service providers of an application for a new CC&N or an extension to a CC&N. Utilities may incur additional costs resulting from additional research and other communications with landowners. However, by providing this additional information in the application, applicants may incur lower organizational costs and may reduce regulatory costs thereby reducing the upward pressure on rates of customers of water and wastewater utilities which are forming or expanding. The rule change amendments should reduce the time period between the date of application and the date of a final order in the matter which would allow for faster development of the property.

9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name:

Robin Mitchell, Esq.

Attorney, Legal Division, Arizona Corporation Commission

Address:

1200 West Washington Street

Phoenix, Arizona 85007

Telephone: (602) 542-3402

Fax:

(602) 542-4870

E-mail:

rmitchell@azcc.gov

Name:

Steve Olea

Assistant Director, Utilities Division, Arizona Corporation Commission

Address:

1200 West Washington Street

Phoenix, Arizona 85007

Telephone:

(602) 542-7270

Fax:

(602) 542-2129

E-mail:

solea@azcc.gov

10. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

Public comment will be held on October 14, 2008, beginning at 10:00 a.m. or as soon as practicable thereafter, in Hearing Room #1 of the Arizona Corporation Commission located at 1200 West Washington, Phoenix, Arizona 85007. The Hearing Division requests written comments be received on or before October 14, 2008. Comments should be submitted to Docket Control at the above address. Oral comments may be made at the oral proceeding to held on October 14, 2008. Please reference docket number ACC-00000A-05-0613 on all documents.

11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:

None

12. Incorporations by reference and their location in the rules:

None

13. The full text of the rules follows:

TITLE 14. PUBLIC SERVICE CORPORATIONS; CORPORATIONS AND ASSOCIATIONS; SECURITIES REGULATION

CHAPTER 2. CORPORATION COMMISSION FIXED UTILITIES

ARTICLE 4. WATER UTILITIES

Section	

R14-2-402.

Certificate Certificates of Convenience and Necessity for water utilities; abandonments Water Utilities; Extensions of Certificates of Convenience and Necessity for Water Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Water Utility; Discontinuance or Abandonment of Water Utility Service

ARTICLE 6. SEWER UTILITIES

Section

R14-2-602.

Certificate Certificates of Convenience and Necessity for sewer utilities; additions/extensions; abandonments Sewer Utilities; Extensions of Certificates of Convenience and Necessity for Sewer Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Sewer Utility; Discontinuance or Abandonment of Sewer Utility Service

ARTICLE 4. WATER UTILITIES

R14-2-402. Certificates of Convenience and Necessity for water utilities; abandonments
Water Utilities; Extensions of Certificates of Convenience and Necessity for Water Utilities; Abandonment,
Sale, Lease, Transfer, or Disposal of a Water Utility; Discontinuance or Abandonment of Water Utility
Service

A. In this Section, unless otherwise specified:

- 1. "Applicant" means a person who submits an application to obtain a Certificate of Convenience and Necessity to construct water utility facilities or operate as a water utility or to extend the service area under an existing Certificate of Convenience and Necessity held by the person.
- 2. "CC&N" means Certificate of Convenience and Necessity.
- 3. "Commission" means the Arizona Corporation Commission.
- 4. "Contiguous" means in actual contact, touching, such as by sharing a common border.
- 5. "Extension area" means the geographic area that an applicant is requesting to have added to the applicant's existing CC&N service area.

A.B. Application for a new Certificate of Convenience and Necessity CC&N or extension of a CC&N

- Any person or entity who desires to construct water utility facilities and/or or to operate as a water utility will shall, prior to commencement of commencing construction of utility facilities or operations, file with the Commission an application for a Certificate of Convenience and Necessity with the Arizona Corporation Commission CC&N and obtain Commission approval.
- 2. Any utility that desires to extend its CC&N service area shall file with the Commission an application for a CC&N extension.
- Before filing an application for a CC&N or a CC&N extension, a person shall provide written notice of the person's intention to file the application to each person who owns land within the proposed service area or extension area and who has not requested service. Each written notice to a landowner shall include, at a minimum:
 - a. The legal name, physical address, mailing address (if different), and telephone number of the intended applicant;
 - b. The approximate date by which the application will be filed;
 - c. The type of services to be provided if the application is approved;
 - d. The physical addresses and toll-free telephone numbers, in Phoenix and Tucson, for the Consumer Services Section of the Commission; and
 - e. The following information:
 - i. That the recipient is a property owner within the proposed service area or extension area;

- ii. That if the application is granted, the intended applicant will be the exclusive provider of the specific services to the proposed service area or extension area and will be required by the Commission to provide those services under rates and charges and terms and conditions established by the Commission;
- iii. That a CC&N does not prohibit persons from providing services only to themselves using their own facilities on their own property, although other applicable laws may restrict such activity;
- iv. That the application is available for inspection during regular business hours at the offices of the Commission and at the offices of the intended applicant;
- v. That the Commission will hold a hearing on the application;
- vi. That the landowner may have the right to intervene in the proceeding and may appear at the hearing and make a statement on his or her own behalf even if the landowner does not intervene;
- vii. That the landowner may contact the Commission for the date and time of the hearing and for information on intervention;
- viii. That the landowner may not receive any further notice of the application proceeding unless requested; and
- ix. That the landowner may contact the intended applicant or the Consumer

 Services Section of the Commission if the landowner has any questions or

 concerns about the application, has any objections to approval of the application,
 or wishes to make a statement in support of the application.
- 4. Within 10 days after filing an application for a CC&N or a CC&N extension, an applicant shall provide written notice of the application to the municipal manager or administrator of each municipality with corporate limits that overlap with or are within five miles of the proposed service area or extension area. Each written notice shall include, at a minimum:
 - a. The applicant's legal name, mailing address, and telephone number;
 - b. The date the application was filed;
 - c. The type of services to be provided if the application is approved;
 - d. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey;
 - e. The Commission docket number assigned to the application; and
 - f. Instructions on how to obtain a copy of the application.
- 2.5. Six copies of each Each application for a new Certificate of Convenience and Necessity CC&N or CC&N extension shall be submitted in a form and number prescribed by the Commission and shall include, at a minimum, the following information:
 - a. The proper applicant's legal name, and correct mailing address, and telephone number of the proposed utility company and its owner, if a sole proprietorship, each partner if a partnership, or the President and Secretary if a corporation.;
 - b. If the applicant will or does operate the utility under a different business name, the name under which the applicant will be doing business;
 - c. The full name, mailing address, and telephone number of a management contact for the applicant;
 - d. The full name, mailing address, and telephone number of the attorney for the applicant, if any:
 - e. The full name, mailing address, and telephone number of the operator certified by the Arizona Department of Environmental Quality who is or will be working for the applicant;
 - f. The full name, mailing address, and telephone number of the on-site manager for the applicant:
 - g. Whether the applicant is a corporation, a partnership, a limited liability company, a sole proprietor, or another specified type of legal entity;
 - h. If the applicant is a corporation, the following:
 - i. Whether the applicant is a "C" corporation, an "S" corporation, or a non-profit corporation and whether the corporation is domestic or foreign;
 - ii. A list of the full names, titles, and mailing addresses of each of the applicant's officers and directors;

- iii. A copy of the applicant's certificate of good standing issued by the Commission's Corporations Division;
- <u>iv.</u> Unless the applicant is applying for a CC&N extension, a certified copy of the applicant's articles of incorporation and by-laws; and
- v. If the applicant is a for-profit corporation, the number of shares of stock authorized for issue and, if any stock has been issued, the number of shares issued and date of issuance;
- i. If the applicant is a partnership, the following:
 - i. Whether the applicant is a limited partnership or a general partnership and whether the partnership is domestic or foreign;
 - ii. The full names and mailing addresses of the applicant's general partners;
 - iii. The full names, mailing addresses, and telephone numbers of the applicant's managing partners;
 - iv. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of partnership; and
 - y. If the applicant is a foreign limited partnership, a copy of the applicant's certificate of registration filed with the Arizona Secretary of State;
- i. If the applicant is a limited liability company, the following:
 - i. The full names and mailing addresses of the applicant's managers or, if management is reserved to the members, the applicant's members;
 - ii. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of organization;
- k. The legal name and mailing address of each other utility in which the applicant has an ownership interest;
- 1. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey;
- m. The name of each county in which the requested service area or extension area is located and a description of the area's location in relation to the closest municipality, which shall be named;
- b. A copy of the Articles of Partnership or Articles of Incorporation for the applicant and/or Bylaws if the utility is a non-profit organization, or association.
- e. The type of plant, property, or facility proposed to be constructed.
- A complete description of the facilities proposed to be constructed, including a preliminary engineering report with specifications in sufficient detail to properly describe the each water system and the principal systems and components which meet the requirements of the health department. Final and complete engineering specifications shall be supplied when they become available, of each water system (e.g., source, storage, transmission lines, distribution lines, etc.) to allow verification of the estimated costs provided under subsection (B)(5)(0) and verification that the requirements of the Commission and the Arizona Department of Environmental Quality can be met;
- <u>o.</u> The estimated total construction cost of the proposed offsite and onsite facilities, including documentation to support the estimates, and an explanation of how the construction will be financed, such as through debt, equity, advances in aid of construction, contributions in aid of construction, or a combination thereof;
- e. The rates proposed to be charged for the service that will be rendered.
- Documentation establishing the applicant's financial condition, including at least the applicant's current assets and liabilities, an income statement, the applicant's estimated revenue and expenses for the first five years following approval of the application, and the estimated value of the applicant's utility plant in service for the first five years following approval of the application;
- f. The estimated total cost of the proposed construction.
- <u>The rates proposed to be charged for services rendered, shown in the form of a proposed tariff that complies with Commission standards;</u>
- g. The manner of capitalization and method of financing for the project.
- h. The financial condition of the applicant.

- The estimated annual operating revenues and expenses that are expected to accrue from the proposed construction. for the first five years of operation for the requested service area or extension area, expressed separately for residential, commercial, industrial, and irrigation services, and including a description of each assumption made to derive the estimates;
- j.s. The A detailed description of the proposed construction timeline for facilities, with estimated starting and completion date of the proposed construction, dates and, if construction is to be phased, a description of each separate phase of construction;
- t. A copy of any requests for service from persons who own land within the proposed service area or extension area, which shall identify the applicant by name;
- k-u. Maps of the proposed service area- or extension area identifying:
 - i. The boundaries of the area, with the total acreage noted;
 - ii. The land ownership boundaries within the area, with the acreage of each separately owned parcel within the area noted:
 - iii. The owner of each parcel within the area;
 - iv. Any municipality corporate limits that overlap with or are within five miles of the area;
 - v. The service area of any public service corporation, municipality, or district currently providing water or wastewater service within one mile of the area, with identification of the entity providing service and each type of service being provided;
 - vi. The location within the area of any known water service connections that are already being provided service by the applicant;
 - vii. The location of all proposed developments within the area;
 - viii. The proposed location of each water system and the principal components described in subsection (B)(5)(n); and
 - ix. The location of all parcels for which a copy of a request for service has been submitted per subsection (B)(5)(t);
- y. A copy of each notice to be sent, as required under subsection (B)(4), to a municipal manager or administrator;
- w. A copy of each notice sent, as required under subsection (B)(3), to a landowner not requesting service;
- x. For each landowner not requesting service, either the written response received from the landowner or, if no written response was received, a description of the actions taken by the applicant to obtain a written response;
- Ly. Appropriate A copy of each city, county, and/or or state agency approvals. approval required by law to construct the proposed facilities or operate the utility within the proposed service area or extension area or, for any approval not yet obtained, the status of the applicant's application for the approval;
- The estimated number of customers to be served for each of the first five years of operation, expressed separately for residential, commercial, industrial, and irrigation customers and including documentation to support the estimates.
- aa. A description of how wastewater service is to be provided in the proposed service area or extension area and the name of each wastewater service provider for the area, if any;
- bb. A letter from each wastewater service provider identified under subsection (B)(5)(aa), confirming the provision of wastewater service for the proposed service area or extension area;
- <u>cc.</u> Plans for or a description of water conservation measures to be implemented in the proposed service area or extension area, including, at a minimum:
 - i. A description of the information about water conservation or water saving measures that the utility will provide to the public and its customers;
 - ii. A description of how the applicant will work with each wastewater service provider identified under subsection (B)(5)(aa) to encourage water conservation:
 - iii. A description of the sources of water that will be used to supply parks,
 recreation areas, golf courses, greenbelts, ornamental lakes, and other aesthetic
 water features;

- iv. A description of any plans for the use of reclaimed water;
- v. A description of any plans for the use of recharge facilities;
- vi. A description of any plans for the use of surface water; and
- vii. A description of any other plans or programs to promote water conservation;
- dd. A backflow prevention tariff that complies with Commission standards, if not already on file:
- ee. A curtailment tariff that complies with Commission standards, if not already on file;
- ff. A copy of a Physical Availability Determination, Analysis of Adequate Water Supply, or Analysis of Assured Water Supply issued by the Arizona Department of Water Resources for the proposed service area or extension area or, if not yet obtained, the status of the application for such approval;
- gg. If the applicant is requesting a CC&N extension:
 - A current compliance status report from the Arizona Department of
 Environmental Quality, dated no more than 30 days before the date the CC&N
 extension application is filed, for each water system operated by the applicant,
 as identified by a separate Arizona Department of Environmental Quality Public
 Water System Identification Number; and
 - ii. A water use data sheet for the water system being extended by the applicant; and The notarized signature of the applicant.
- 3.6. Upon the receipt of such receiving an application under subsection (B)(5), the Commission staff of the Utilities Division staff shall review and process the application for compliance with the information requirements of this regulation; additional information, amendments and/or corrections to the application to bring the application into compliance with this regulation shall be governed by the Commission's rules of administrative and hearing requirements concerning incomplete applications in accordance with the requirements of R14-2-411.
- 4.7. Once the applicant has satisfied the information requirements of this regulation, as well as any additional information required by the staff of the Commission's Utilities Division staff determines that an application submitted under subsection (B)(5) is administratively complete, the Commission shall, as expeditiously as reasonably practicable, schedule hearings a hearing to consider such the application.
- **B.C.** Application for discontinuance or abandonment of utility service
 - 1. Any A utility proposing to shall not discontinue or abandon any utility service currently in use by the public shall prior to such action without first obtain obtaining authority therefor from the Commission.
 - 2. The A utility desiring to discontinue or abandon a service shall include in the application, file with the Commission an application identifying the utility; including studies of data regarding past, present and prospective estimated future customer use of the subject service; describing any plant or facility that would no longer be in use if the application were approved as is necessary to support the application; and explaining why the utility desires to discontinue or abandon the service.
 - 3. An application shall not be required A utility is not required to apply for Commission approval to remove individual facilities where a customer has requested service discontinuance.
- D. Application for authority to abandon, sell, lease, transfer, or otherwise dispose of a utility
 - 1. A utility shall not abandon, sell, lease, transfer, or otherwise dispose of its facilities or operation without first obtaining authority therefor from the Commission.
 - 2. A utility desiring to abandon, sell, lease, transfer, or otherwise dispose of its facilities or operation shall file with the Commission an application that includes, at a minimum:
 - a. The legal name, physical address, mailing address (if different), and telephone number of the utility;
 - b. A description of the utility property proposed to be abandoned, sold, leased, transferred, or otherwise disposed of;
 - c. Documentation establishing the utility's financial condition, including at least the utility's current assets and liabilities, an income statement, the utility's revenue and expenses for the most recently completed 12-month accounting period, and the value of the utility's utility plant in service;

- d. The legal name, physical address, mailing address (if different), and telephone number of any proposed purchaser, lessee, transferee, or assignee;
- e. The terms and conditions of the proposed abandonment, sale, lease, transfer, or assignment and copies of any agreement that has been or will be executed concerning the transaction;
- <u>A description of the effect that the proposed transaction will have upon the utility's services;</u>
- g. The method by which the proposed transaction is to be financed;
- h. A description of the effect that the proposed transaction will have upon any other utility;
- i. The number of customers to be affected by the proposed transaction; and
- j. A description of the effect that the proposed transaction will have upon customers.
- G.E. Additions/ or extensions of service contiguous to outside existing Gertificates of Convenience and Necessity CC&N service areas
 - Each Except in the case of an emergency, a utility which that proposes to extend utility service to a location parcel not within its certificated service area, but located in a non-certificated area contiguous to its certificated CC&N service area, shall prior to the extension of service, notify the Commission of such before the service extension occurs.
 - 2. Such notifications Each notification required under subsection (E)(1) shall be in writing, and shall be verified, and shall set forth, at a minimum;
 - a. The legal name, mailing address, and telephone number of the utility;
 - b. the The number of persons or entities proposed to be served by such service extension, in the contiguous parcel;
 - c. their location The legal description of the contiguous parcel and the location of the structures to be served therein, in relation to the utility's CC&N service cortificated area of the utility; and
 - d. a A statement of the utility that the service extension is will be extended only to a non-certificated area parcel which is contiguous to its certificated the utility's CC&N service
 - Where When emergency service is required to be provided to a eustomer person in a non-certificated area contiguous to the utility certificated a utility's CC&N service area, the utility shall advise notify the Commission simultaneously of such the service extension as soon as possible after the service extension occurs by providing written notice that includes the information required under subsection (E)(2) and the written notification shall set forth describes the nature and extent of the emergency.
 - 2. For purpose of this rule the following definition of "contiguous" is: Contiguous Common, ordinary and approved meaning. In actual close contact; touching; bounded or traversed by:

ARTICLE 6. SEWER UTILITIES

R14-2-602. Certificate Certificates of Convenience and Necessity for sewer utilities; additions/extensions; abandonments Sewer Utilities; Extensions of Certificates of Convenience and Necessity for Sewer Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Sewer Utility; Discontinuance or Abandonment of Sewer Utility Service

- A. In this Section, unless otherwise specified:
 - 1. "Applicant" means a person who submits an application to obtain a Certificate of Convenience and Necessity to construct sewer utility facilities or operate as a sewer utility or to extend the service area under an existing Certificate of Convenience and Necessity held by the person.
 - 2. "CC&N" means Certificate of Convenience and Necessity.
 - 3. "Commission" means the Arizona Corporation Commission.
 - 4. "Contiguous" means in actual contact, touching, such as by sharing a common border.
 - 5. "Extension area" means the geographic area that an applicant is requesting to have added to the applicant's existing CC&N service area.
- A.B. Application for a new Certificate of Convenience and Necessity CC&N or extension of a CC&N
 - 1. Any person or entity who desires to construct sewer utility facilities and/or or to operate as a sewer utility willshall, prior to commencement of commencing construction of utility facilities or operations, file with the Commission an application for a Certificate of Convenience and Necessity with the Arizona Corporation Commission CC&N and obtain Commission approval.
 - 2. Any utility that desires to extend its CC&N service area shall file with the Commission an application for a CC&N extension.
 - 3. Before filing an application for a CC&N or a CC&N extension, a person shall provide written notice of the person's intention to file the application to each person who owns land within the proposed service area or extension area and who has not requested service. Each written notice to a landowner shall include, at a minimum:
 - a. The legal name, physical address, mailing address (if different), and telephone number of the intended applicant;
 - b. The approximate date by which the application will be filed:
 - c. The type of services to be provided if the application is approved;
 - d. The physical addresses and toll-free telephone numbers, in Phoenix and Tucson, for the Consumer Services Section of the Commission; and
 - e. The following information:
 - i. That the recipient is a property owner within the proposed service area or extension area;
 - ii. That if the application is granted, the intended applicant will be the exclusive provider of the specific services to the proposed service area or extension area and will be required by the Commission to provide those services under rates and charges and terms and conditions established by the Commission:
 - iii. That a CC&N does not prohibit persons from providing services only to themselves using their own facilities on their own property although other applicable laws may restrict such activity:
 - iv. That the application is available for inspection during regular business hours at the offices of the Commission and at the offices of the intended applicant;
 - v. That the Commission will hold a hearing on the application:
 - vi. That the landowner may have the right to intervene in the proceeding and may appear at the hearing and make a statement on his or her own behalf even if the landowner does not intervene;
 - vii. That the landowner may contact the Commission for the date and time of the hearing and for information on intervention:
 - viii. That the landowner may not receive any further notice of the application proceeding unless requested; and
 - <u>Yervices Section of the Commission if the landowner has any questions or concerns about the application, has any objections to approval of the application, or wishes to make a statement in support of the application.</u>

- 4. Within 10 days after filing an application for a CC&N or a CC&N extension, an applicant shall provide written notice of the application to the municipal manager or administrator of each municipality with corporate limits that overlap with or are within five miles of the proposed service area or extension area. Each written notice shall include, at a minimum:
 - a. The applicant's legal name, mailing address, and telephone number;
 - b. The date the application was filed;
 - c. The type of services to be provided if the application is approved;
 - d. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey;
 - e. The Commission docket number assigned to the application; and
 - f. Instructions on how to obtain a copy of the application.
- 2.5. Six copies of each Each application for a new Certificate of Convenience and Necessity CC&N or CC&N extension shall be submitted in a form and number prescribed by the Commission and shall include, at a minimum, the following information:
 - a. The proper applicant's legal name, and correct mailing address, and telephone number of the proposed utility company and its owner, if a sole proprietorship, each partner if a partnership, or the President and Secretary if a corporation.
 - b. If the applicant will or does operate the utility under a different business name, the name under which the applicant will be doing business;
 - c. The full name, mailing address, and telephone number of a management contact for the applicant;
 - d. The full name, mailing address, and telephone number of the attorney for the applicant, if any;
 - e. The full name, mailing address, and telephone number of the operator certified by the Arizona Department of Environmental Quality who is or will be working for the applicant;
 - f. The full name, mailing address, and telephone number of the on-site manager for the applicant;
 - g. Whether the applicant is a corporation, a partnership, a limited liability company, a sole proprietor, or another specified type of legal entity;
 - h. If the applicant is a corporation, the following:
 - i. Whether the applicant is a "C" corporation, an "S" corporation, or a non-profit corporation and whether the corporation is domestic or foreign;
 - ii. A list of the full names, titles, and mailing addresses of each of the applicant's officers and directors;
 - iii. A copy of the applicant's certificate of good standing issued by the Commission's Corporations Division:
 - iv. Unless the applicant is applying for a CC&N extension, a certified copy of the applicant's articles of incorporation and by-laws; and
 - y. If the applicant is a for-profit corporation, the number of shares of stock authorized for issue and, if any stock has been issued, the number of shares issued and date of issuance;
 - i. If the applicant is a partnership, the following:
 - i. Whether the applicant is a limited partnership or a general partnership and whether the partnership is domestic or foreign;
 - ii. The full names and mailing addresses of the applicant's general partners;
 - iii. The full names, mailing addresses, and telephone numbers of the applicant's managing partners;
 - iv. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of partnership; and
 - v. If the applicant is a foreign limited partnership, a copy of the applicant's certificate of registration filed with the Arizona Secretary of State;
 - j. If the applicant is a limited liability company, the following:
 - i. The full names and mailing addresses of the applicant's managers or, if management is reserved to the members, the applicant's members;

- <u>ii.</u> <u>Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of organization;</u>
- k. The legal name and mailing address of each other utility in which the applicant has an ownership interest;
- 1. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey:
- b. A copy of the Articles of Co-Partnership or Articles of Incorporation for the applicant and/or Bylaws if the utility is a non-profit organization or association.
- c. The type of plant, property, or facility proposed to be constructed.
- m. The name of each county in which the requested service area or extension area is located and a description of the area's location in relation to the closest municipality, which shall be named;
- d.n. A complete description of the facilities proposed to be constructed, including a preliminary engineering report with specifications in sufficient detail to properly describe the each sewer system and the principal systems and components, and final and complete engineering specifications when they become available of each sewer system (e.g., collection mains, trunk lines, lift stations, treatment plants, effluent disposal areas, etc.) to allow verification of the estimated costs provided under subsection (B)(5)(p) and verification that the requirements of the Commission and the Arizona Department of Environmental Quality can be met;
- o. A copy of the Aquifer Protection Permit issued by the Arizona Department of
 Environmental Quality for the proposed service area or extension area or, if not yet
 obtained, the status of the application for the Aquifer Protection Permit;
- e.p. The rates proposed to be charged for the service that will be rendered because of the proposed construction. The estimated total construction cost of the proposed offsite and onsite facilities, including documentation to support the estimates, and an explanation of how the construction will be financed, such as through debt, equity, advances in aid of construction, contributions in aid of construction, or a combination thereof;
- f. The estimated total cost of the proposed construction.
- g. The manner of capitalization and method of financing for the project.
- h.q. The Documentation establishing the applicant's financial condition of the applicant, including at least the applicant's current assets and liabilities, an income statement, the applicant's estimated revenue and expenses for the first five years following approval of the application, and the estimated value of the applicant's utility plant in service for the first five years following approval of the application;
- The rates proposed to be charged for services rendered, shown in the form of a proposed tariff that complies with Commission standards;
- i.s. The estimated annual operating revenues and expenses that are expected to accrue from the proposed construction. for the first five years of operation for the requested service area or extension area, expressed separately for residential, commercial, industrial, and irrigation services, and including a description of each assumption made to derive the estimates;
- j-t. The A detailed description of the proposed construction timeline for facilities, with estimated starting and completion date of the proposed construction. dates and, if construction is to be phased, a description of each separate phase of construction:
- u. A copy of any requests for service from persons who own land within the proposed service area or extension area, which shall identify the applicant by name;
- k.v. Maps of the proposed service area. or extension area identifying:
 - i. The boundaries of the area, with the total acreage noted;
 - ii. The land ownership boundaries within the area, with the acreage of each separately owned parcel within the area noted;
 - iii. The owner of each parcel within the area;
 - iv. Any municipality corporate limits that overlap with or are within five miles of the area;
 - v. The service area of any public service corporation, municipality, or district currently providing water or wastewater service within one mile of the area,

- with identification of the entity providing service and each type of service being provided;
- vi. The location within the area of any known sewer service connections that are already being provided service by the applicant;
- vii. The location of all proposed developments within the area;
- viii. The proposed location of each sewer system and the principal components described in subsection (B)(5)(n); and
- ix. The location of all parcels for which a copy of a request for service has been submitted per subsection (B)(5)(u);
- 1. Appropriate city, county and/or state agency approvals.
- w. A copy of each notice to be sent, as required under subsection (B)(4), to a municipal manager or administrator;
- m. Estimated number of customers to be served for the first five years of operation, including documentation to support the estimates.
- x. A copy of each notice sent, as required under subsection (B)(3), to a landowner not requesting service;
- y. For each landowner not requesting service, either the written response received from the landowner or, if no written response was received, a description of the actions taken by the applicant to obtain a written response;
- Z. A copy of each city, county, or state agency approval required by law to construct the proposed facilities or operate the utility within the proposed service area or extension area or, for any approval not yet obtained, the status of the applicant's application for the approval;
- <u>aa.</u> The estimated number of customers to be served for each of the first five years of operation, expressed separately for residential, commercial, industrial, and irrigation customers and including documentation to support the estimates;
- bb. A description of how water service is to be provided in the proposed service area or extension area and the name of each water service provider for the area, if any;
- cc. A description of how effluent from the area will be reused or, if not reused, disposed of;
- dd. If the applicant is requesting a CC&N extension:
 - i. A current compliance status report from the Arizona Department of

 Environmental Quality, dated no more than 30 days before the date the CC&N
 extension application is filed, for each wastewater system operated by the
 applicant, as identified by a separate Arizona Department of Environmental
 Quality Identification Number; and
 - ii. A wastewater flow data sheet for the wastewater system being extended by the applicant; and
- ee. The notarized signature of the applicant.
- Upon the receipt of such receiving an application under subsection (B)(5), the Commission Utilities Division staff shall review and process the application for compliance with the information requirements of this regulation; additional information, amendments and/or corrections to the application to bring the application into compliance with this regulation shall be governed by the Commission's rules of administrative and hearing requirements concerning incomplete applications in accordance with the requirements of R14-2-610.
- 4.7. Once the applicant has satisfied the information requirements of this regulation Utilities Division staff determines that an application submitted under subsection (B)(5) is administratively complete, the Commission shall, as expeditiously as reasonably practicable, schedule hearings a hearing to consider such the application.
- B.C. Additions of extensions of service contiguous to existing Certificates of Convenience and Necessity. CC&N service areas
 - 1. Each Except in the case of an emergency, a utility which that proposes to extend utility service to a person parcel not located within its certificated service area, but located in a noncertificated noncertificated area contiguous to its certificated CC&N service area, shall, prior to the extension of service, notify the Commission of such before the service extension occurs.
 - 2. Such Each notification required under subsection (C)(1) shall be in writing, and shall be verified, and shall set forth, at a minimum:

- a. The legal name, mailing address, and telephone number of the utility;
- <u>b.</u> the <u>The number of persons or entities proposed</u> to be served by such service extension, in the contiguous parcel:
- c. their location The legal description of the contiguous parcel and the location of the structures to be served therein, in relation to the cortificated utility's CC&N service area; of the utility and
- d. a A statement of the utility that the service extension is will be extended only to a non-certificated area parcel which is contiguous to its certificated the utility's CC&N service area.
- 3. Where When emergency service is required to be provided to a customer person in a non-certificated area contiguous to the utility certificated a utility's CC&N service area, the utility shall advise notify the Commission simultaneously of such the service extension as soon as possible after the service extension occurs by providing written notice that includes the information required under subsection (C)(2) and the written notification shall set forth describes the nature and extent of the emergency.
- C.D. Application for authority to abandon, sell, lease, transfer, or otherwise dispose of a utility-
 - 1. A utility shall not abandon, sell, lease, transfer, or otherwise dispose of its facilities or operation without first obtaining authority therefor from the Commission.
 - 2. Any A utility proposing desiring to abandon, sell, lease, transfer, or otherwise dispose of the utility its facilities or operation shall, prior to such sale, lease, transfer, or other disposal, file with the Commission an application for authority to do so including the following information that includes, at a minimum:
 - 1. a. The <u>legal name</u>, <u>physical</u> address, <u>mailing address</u> (if different), and telephone number of the applicant utility;
 - 2. <u>b.</u> A description of the utility property proposed to be abandoned, sold, leased, transferred or otherwise disposed of:
 - 3. c. The Documentation establishing the utility's financial condition, including at least the utility's current assets and liabilities, an income statement, the utility's revenue and expenses for the most recently completed 12-month accounting period, and the value of the utility's utility plant in service of the applicant.
 - 4. d. The <u>legal name, physical address, mailing address (if different), and telephone number of any proposed of the purchaser, lessee, transferee, or assignee-;</u>
 - 5. e. The terms and conditions of the proposed abandonment, sale, lease, <u>transfer</u> or assignment and copies of any agreement <u>which</u> that has been or will be executed concerning the <u>same-transaction</u>;
 - 6. <u>f.</u> The A description of the effect of that the proposed transaction will have upon the service of the applicant, utility's services;
 - 7. g. The method by which the proposed transaction is to be financed.
 - 8. h. The A description of the effect that the proposed transaction will have on upon any other utility-and, if so, in what respect.
 - i. The number of customers to be affected by the proposed transaction; and
 - i. A description of the effect that the proposed transaction will have upon customers.
- D.E. Application for discontinuance or abandonment of utility service
 - 1. Any A utility proposing to shall not discontinue or abandon any type of utility service currently in use by the public shall prior to such action without first obtain obtaining authority therefor from the Commission.
 - 2. The A utility desiring to discontinue or abandon a service shall include in the application, file with the Commission an application identifying the utility; including studies of data regarding past, present and prospective estimated future customer use of the subject service; describing any plant or facility that would no longer be in use if the application were approved as is necessary to support the application; and explaining why the utility desires to discontinue or abandon the service.
 - 3. An application shall not be required A utility is not required to apply for Commission approval to remove individual facilities where a customer has requested service discontinuance.

EXHIBIT B

Notices of Supplemental Proposed Rulemaking

NOTICES OF SUPPLEMENTAL PROPOSED RULEMAKING

After an agency has filed a Notice of Proposed Rulemaking with the Secretary of State's Office for Register publication and the agency decides to make substantial changes to the rule after it is proposed, the agency must prepare a Notice of Supplemental Proposed Rulemaking for submission to the Office, and the Secretary of State shall publish the Notice under the Administrative Procedure Act (A.R.S. § 41-1001 et seq.). Publication of the Notice of Supplemental Proposed Rulemaking shall appear in the Register before holding any oral proceedings (A.R.S. § 41-1022).

NOTICE OF SUPPLEMENTAL PROPOSED RULEMAKING

TITLE 14. PUBLIC SERVICE CORPORATIONS; CORPORATIONS AND ASSOCIATIONS; SECURITIES REGULATION

CHAPTER 2. CORPORATION COMMISSION FIXED UTILITIES

[R08-290]

PREAMBLE

1. Register citation and date for the Notice of Rulemaking Docket Opening, the Notice of Proposed Rulemaking, and any Notices of Supplemental Proposed, if applicable:

Notice of Rulemaking Docket Opening: 13 A.A.R. 4219, November 30, 2007

Notice of Proposed Rulemaking: 14 A.A.R. 450, February 15, 2008

2. Sections Affected

Rulemaking Action

R14-2-402 R14-2-602

Amended Amended

The statutory authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):

Authorizing statute: Arizona Constitution Article XV § 3; A.R.S. §§ 40-202; 40-203; 40-321, 40-322, 40-281, 40-282 Implementing statute: Arizona Constitution Article XV § 3; A.R.S. §§ 40-202; 40-203; 40-321, 40-322, 40-281, 40-

4. The name and address of agency personnel with whom persons may communicate regarding the rule:

Name:

Robin Mitchell, Esq.

Attorney, Legal Division, Arizona Corporation Commission

Address:

1200 W. Washington St.

Phoenix, AZ 85007

Telephone:

(602) 542-3402

Fax:

(602) 542-4870

E-mail:

rmitchell@azcc.gov

or

Name:

Steve Olea

Assistant Director, Utilities Division, Arizona Corporation Commission

Address:

1200 W. Washington St.

Phoenix, AZ 85007

Telephone:

(602) 542-7270

Fax:

(602) 542-2129

E-mail:

solea@azcc.gov

5. An explanation of the rule, including the agency's reasons for initiating the rule:

These amendments will amend existing rules (R14-2-402 and R14-2-602), both entitled "Certificate of Convenience and Necessity" ("CC&N"). The proposed amendments and changes to these rules are designed to provide the Arizona Corporation Commission and the Commission's Staff more information in the application for a new CC&N or for an

Notices of Supplemental Proposed Rulemaking

extension of a CC&N. This additional information will aid Staff in its analysis and the Commission in its determination of the public interest when granting or denying a CC&N or a CC&N extension for water service and sewer service.

6. An explanation of the substantial change which resulted in this supplemental notice:

The following changes in Rule 402 and Rule 602 from the proposed rules in the Notice of Proposed Rulemaking constitute a substantial change:

- 1. Rule 402 requires an application for authority to abandon, sell, lease, transfer, or otherwise dispose of a utility.
- Rules 402 and 602 include requirements related to the notices that must be provided to landowners and to municipal managers or administrators.
- 3. Rules 402 and 602 include numerous application requirements that were not in the proposed rules.

7. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:

Not applicable

8. The preliminary summary of the economic, small business, and consumer impact:

NOTE – The Arizona Corporation Commission is exempt from the requirements of A.R.S. § 41-1055 relating to economic, small business, and consumer impact statements. See A.R.S. § 41-1057(2). However, under A.R.S. § 41-1057(2), the Arizona Corporation Commission is required to prepare a "substantially similar" statement.

Companies providing water service or wastewater service may incur additional costs resulting from the requirements for notification to affected landowners, developers and nearby municipalities and nearby water and wastewater service providers of an application for a new CC&N or an extension to a CC&N. Utilities may incur additional costs resulting from additional research and other communications with landowners. However, by providing this additional information in the application, applicants may incur lower organizational costs and may reduce regulatory costs thereby reducing the upward pressure on rates of customers of water and wastewater utilities which are forming or expanding. The rule change amendments should reduce the time period between the date of application and the date of a final order in the matter which would allow for faster development of the property.

9. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name:

Robin Mitchell, Esq.

Attorney, Legal Division, Arizona Corporation Commission

Address:

1200 W. Washington St.

Phoenix, AZ 85007

Telephone:

(602) 542-3402

Fax:

(602) 542-4870

E-mail:

rmitchell@azcc.gov

or

Name:

Steve Olea

Assistant Director, Utilities Division, Arizona Corporation Commission

Address:

1200 W. Washington St.

Phoenix, AZ 85007

Telephone:

(602) 542-7270

Fax:

(602) 542-2129

E-mail:

solea@azcc.gov

10. The time, place, and nature of the proceedings for the making, amendment, or repeal of the rule, or if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

Public comment will be held on October 14, 2008, beginning at 10:00 a.m. or as soon as practicable thereafter, in Hearing Room 1 of the Arizona Corporation Commission located at 1200 W. Washington St., Phoenix, AZ 85007. The Hearing Division requests written comments be received on or before October 14, 2008. Comments should be submitted to Docket Control at the above address. Oral comments may be made at the oral proceeding to held on October 14, 2008. Please reference docket number ACC-00000A-05-0613 on all documents.

11. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:

None

12. Incorporations by reference and their location in the rules:

None

13. The full text of the rules follows:

TITLE 14. PUBLIC SERVICE CORPORATIONS; CORPORATIONS AND ASSOCIATIONS; SECURITIES REGULATION

CHAPTER 2. CORPORATION COMMISSION FIXED UTILITIES

ARTICLE 4. WATER UTILITIES

Section

R14-2-402.

Certificates Of Convenience and Necessity for water utilities; abandonments Water Utilities; Extensions of Certificates of Convenience and Necessity for Water Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Water Utility; Discontinuance or Abandonment of Water Utility Service

ARTICLE 6. SEWER UTILITIES

Section

R14-2-602.

Certificates Of Convenience and Necessity for sewer utilities; additions/extensions; abandonments Sewer Utilities; Extensions of Certificates of Convenience and Necessity for Sewer Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Sewer Utility; Discontinuance or Abandonment of Sewer Utility Service

ARTICLE 4. WATER UTILITIES

R14-2-402. Certificates of Convenience and Necessity for water utilities; abandonments Water Utilities; Extensions of Certificates of Convenience and Necessity for Water Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Water Utility; Discontinuance or Abandonment of Water Utility Service

A. In this Section, unless otherwise specified:

- 1. "Applicant" means a person who submits an application to obtain a Certificate of Convenience and Necessity to construct water utility facilities or operate as a water utility or to extend the service area under an existing Certificate of Convenience and Necessity held by the person.
- 2. "CC&N" means Certificate of Convenience and Necessity.
- 3. "Commission" means the Arizona Corporation Commission.
- 4. "Contiguous" means in actual contact, touching, such as by sharing a common border.
- 5. "Extension area" means the geographic area that an applicant is requesting to have added to the applicant's existing CC&N service area.

A.B. Application for a new Certificate of Convenience and Necessity CC&N or extension of a CC&N.

1. Any person or entity who desires to construct water utility facilities and/or or to operate as a water utility will shall, prior to commencement of commencing construction of utility facilities or operations, file with the Commission an application for a Certificate of Convenience and Necessity with the Arizona Corporation Commission CC&N and obtain Commission approval.

2. Any utility that desires to extend its CC&N service area shall file with the Commission an application for a CC&N extension.

- 3. Before filing an application for a CC&N or a CC&N extension, a person shall provide written notice of the person's intention to file the application to each person who owns land within the proposed service area or extension area and who has not requested service. Each written notice to a landowner shall include, at a minimum:
 - a. The legal name, physical address, mailing address (if different), and telephone number of the intended applicant;
 - The approximate date by which the application will be filed;
 - c. The type of services to be provided if the application is approved:
 - d. The physical addresses and toll-free telephone numbers, in Phoenix and Tucson, for the Consumer Services Section of the Commission; and
 - e. The following information:
 - i. That the recipient is a property owner within the proposed service area or extension area:
 - ii. That if the application is granted, the intended applicant will be the exclusive provider of the specific services to the proposed service area or extension area and will be required by the Commission to provide those services under rates and charges and terms and conditions established by the Commission:
 - iii. That a CC&N does not prohibit persons from providing services only to themselves using their own facilities on their own property, although other applicable laws may restrict such activity;

- iv. That the application is available for inspection during regular business hours at the offices of the Commission and at the offices of the intended applicant:
- y. That the Commission will hold a hearing on the application:
- vi. That the landowner may have the right to intervene in the proceeding and may appear at the hearing and make a statement on his or her own behalf even if the landowner does not intervene:
- vii. That the landowner may contact the Commission for the date and time of the hearing and for information on intervention:
- viii. That the landowner may not receive any further notice of the application proceeding unless requested; and
- ix. That the landowner may contact the intended applicant or the Consumer Services Section of the Commission if the landowner has any questions or concerns about the application, has any objections to approval of the application, or wishes to make a statement in support of the application.
- 4. Within 10 days after filing an application for a CC&N or a CC&N extension, an applicant shall provide written notice of the application to the municipal manager or administrator of each municipality with corporate limits that overlap with or are within five miles of the proposed service area or extension area. Each written notice shall include, at a minimum:
 - a. The applicant's legal name, mailing address, and telephone number;
 - b. The date the application was filed:
 - c. The type of services to be provided if the application is approved;
 - d. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey;
 - The Commission docket number assigned to the application; and
 - f. Instructions on how to obtain a copy of the application.
- 2.5. Six copies of each Each application for a new Certificate of Convenience and Necessity CC&N or CC&N extension shall be submitted in a form and number prescribed by the Commission and shall include, at a minimum, the following information:
 - a. The proper applicant's legal name, and correct mailing address, and telephone number of the proposed utility company and its owner, if a sole proprietorship, each partner if a partnership, or the President and Secretary if a corporation.:
 - b. If the applicant will or does operate the utility under a different business name, the name under which the applicant will be doing business;
 - c. The full name, mailing address, and telephone number of a management contact for the applicant:
 - d. The full name, mailing address, and telephone number of the attorney for the applicant, if any:
 - e. The full name, mailing address, and telephone number of the operator certified by the Arizona Department of Environmental Quality who is or will be working for the applicant:
 - f. The full name, mailing address, and telephone number of the onsite manager for the applicant:
 - g. Whether the applicant is a corporation, a partnership, a limited liability company, a sole proprietor, or another specified type of legal entity:
 - h. If the applicant is a corporation, the following:
 - i. Whether the applicant is a "C" corporation, an "S" corporation, or a non-profit corporation and whether the corporation is domestic or foreign;
 - ii. A list of the full names, titles, and mailing addresses of each of the applicant's officers and directors:
 - iii. A copy of the applicant's certificate of good standing issued by the Commission's Corporations Division;
 - iv. Unless the applicant is applying for a CC&N extension, a certified copy of the applicant's articles of incorporation and by-laws; and
 - v. If the applicant is a for-profit corporation, the number of shares of stock authorized for issue and, if any stock has been issued, the number of shares issued and date of issuance:
 - i. If the applicant is a partnership, the following:
 - i. Whether the applicant is a limited partnership or a general partnership and whether the partnership is domestic or foreign:
 - ii. The full names and mailing addresses of the applicant's general partners;
 - iii. The full names, mailing addresses, and telephone numbers of the applicant's managing partners;
 - iv. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of partnership; and
 - y. If the applicant is a foreign limited partnership, a copy of the applicant's certificate of registration filed with the Arizona Secretary of State;
 - i. If the applicant is a limited liability company, the following:
 - i. The full names and mailing addresses of the applicant's managers or, if management is reserved to the members, the applicant's members;
 - ii. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of organization;
 - k. The legal name and mailing address of each other utility in which the applicant has an ownership interest;
 - A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or

metes and bound survey:

- m. The name of each county in which the requested service area or extension area is located and a description of the area's location in relation to the closest municipality, which shall be named;
- b. A copy of the Articles of Partnership or Articles of Incorporation for the applicant and/or Bylaws if the utility is a non-profit organization, or association.
- e. The type of plant, property, or facility proposed to be constructed.
- d.n. A complete description of the facilities proposed to be constructed, including a preliminary engineering report with specifications in sufficient detail to properly describe the each water system and the principal systems and components which meet the requirements of the health department. Final and complete engineering specifications shall be supplied when they become available, of each water system (e.g., source, storage, transmission lines, distribution lines, etc.) to allow verification of the estimated costs provided under subsection (B)(5)(0) and verification that the requirements of the Commission and the Arizona Department of Environmental Quality can be met:
- o. The estimated total construction cost of the proposed offsite and onsite facilities, including documentation to support the estimates, and an explanation of how the construction will be financed, such as through debt, equity, advances in aid of construction, contributions in aid of construction, or a combination thereof;
- e. The rates proposed to be charged for the service that will be rendered.
- p. Documentation establishing the applicant's financial condition, including at least the applicant's current assets and liabilities, an income statement, the applicant's estimated revenue and expenses for the first five years following approval of the application, and the estimated value of the applicant's utility plant in service for the first five years following approval of the application;
- f. The estimated total cost of the proposed construction.
- q. The rates proposed to be charged for services rendered, shown in the form of a proposed tariff that complies with Commission standards:
- g. The manner of capitalization and method of financing for the project.
- h. The financial condition of the applicant.
- i.r. The estimated annual operating revenues and expenses that are expected to accrue from the proposed construction. for the first five years of operation for the requested service area or extension area, expressed separately for residential, commercial, industrial, and irrigation services, and including a description of each assumption made to derive the estimates:
- j-s. The A detailed description of the proposed construction timeline for facilities, with estimated starting and completion date of the proposed construction. dates and, if construction is to be phased, a description of each separate phase of construction:
- t. A copy of any requests for service from persons who own land within the proposed service area or extension area, which shall identify the applicant by name:
- k.u. Maps of the proposed service area. or extension area identifying:
 - The boundaries of the area, with the total acreage noted;
 - ii. The land ownership boundaries within the area, with the acreage of each separately owned parcel within the area noted;
 - iii. The owner of each parcel within the area:
 - iv. Any municipality corporate limits that overlap with or are within five miles of the area:
 - y. The service area of any public service corporation, municipality, or district currently providing water or wastewater service within one mile of the area, with identification of the entity providing service and each type of service being provided:
 - vi. The location within the area of any known water service connections that are already being provided service by the applicant:
 - vii. The location of all proposed developments within the area:
 - viii. The proposed location of each water system and the principal components described in subsection (B)(5)(n); and
 - ix. The location of all parcels for which a copy of a request for service has been submitted per subsection (BX5)(t);
- y. A copy of each notice to be sent, as required under subsection (B)(4), to a municipal manager or administrator;
- w. A copy of each notice sent, as required under subsection (B)(3), to a landowner not requesting service;
- x. For each landowner not requesting service, either the written response received from the landowner or, if no written response was received, a description of the actions taken by the applicant to obtain a written response:
- Hy. Appropriate A copy of each city, county, and/or or state agency approvals. approval required by law to construct the proposed facilities or operate the utility within the proposed service area or extension area or, for any approval not yet obtained, the status of the applicant's application for the approval:

- m.z. The estimated number of customers to be served for each of the first five years of operation, expressed separately for residential, commercial, industrial, and irrigation customers and including documentation to support the estimates:
- aa. A description of how wastewater service is to be provided in the proposed service area or extension area and the name of each wastewater service provider for the area, if any:
- bb. A letter from each wastewater service provider identified under subsection (B)(5)(aa), confirming the provision of wastewater service for the proposed service area or extension area;
- cc. Plans for or a description of water conservation measures to be implemented in the proposed service area or extension area, including, at a minimum:
 - i. A description of the information about water conservation or water saving measures that the utility will provide to the public and its customers;
 - ii. A description of how the applicant will work with each wastewater service provider identified under subsection (B)(5)(aa) to encourage water conservation:
 - iii. A description of the sources of water that will be used to supply parks, recreation areas, golf courses, greenbelts, ornamental lakes, and other aesthetic water features;
 - iv. A description of any plans for the use of reclaimed water;
 - y. A description of any plans for the use of recharge facilities:
 - vi. A description of any plans for the use of surface water; and
 - vii. A description of any other plans or programs to promote water conservation;
- dd. A backflow prevention tariff that complies with Commission standards, if not already on file;
- ee. A curtailment tariff that complies with Commission standards, if not already on file;
- ff. A copy of a Physical Availability Determination, Analysis of Adequate Water Supply, or Analysis of Assured Water Supply issued by the Arizona Department of Water Resources for the proposed service area or extension area or, if not yet obtained, the status of the application for such approval;
- gg. If the applicant is requesting a CC&N extension:
 - A current compliance status report from the Arizona Department of Environmental Quality, dated no more than 30 days before the date the CC&N extension application is filed, for each water system operated by the applicant, as identified by a separate Arizona Department of Environmental Quality Public Water System Identification Number; and
 - ii. A water use data sheet for the water system being extended by the applicant; and
- hh. The notarized signature of the applicant.
- 3.6. Upon the receiving an application under subsection (B)(5), the Commission staff of the Utilities Division staff shall review and process the application for compliance with the information requirements of this regulation; additional information, amendments and/or corrections to the application to bring the application into compliance with this regulation shall be governed by the Commission's rules of administrative and hearing requirements concerning incomplete applications in accordance with the requirements of R14-2-411.
- 4.7. Once the applicant has satisfied the information requirements of this regulation, as well as any additional information required by the staff of the Commission's Utilities Division staff determines that an application submitted under subsection (B)(5) is administratively complete, the Commission shall, as expeditiously as reasonably practicable, schedule hearings a hearing to consider such the application.
- B.C. Application for discontinuance or abandonment of utility service.
 - 1. Any A utility proposing to shall not discontinue or abandon any utility service currently in use by the public shall prior to such action without first obtain obtaining authority therefor from the Commission.
 - 2. The A utility desiring to discontinue or abandon a service shall include in the application, file with the Commission an application identifying the utility: including studies of data regarding past, present and prospective estimated future customer use of the subject service; describing any plant or facility that would no longer be in use if the application were approved as is necessary to support the application; and explaining why the utility desires to discontinue or abandon the service.
 - 3. An application shall not be required A utility is not required to apply for Commission approval to remove individual facilities where a customer has requested service discontinuance.
- D. Application for authority to abandon, sell, lease, transfer, or otherwise dispose of a utility.
 - 1. A utility shall not abandon, sell, lease, transfer, or otherwise dispose of its facilities or operation without first obtaining authority therefor from the Commission.
 - 2. A utility desiring to abandon, sell, lease, transfer, or otherwise dispose of its facilities or operation shall file with the Commission an application that includes, at a minimum:
 - a. The legal name, physical address, mailing address (if different), and telephone number of the utility:
 - b. A description of the utility property proposed to be abandoned, sold, leased, transferred, or otherwise disposed of:

- c. Documentation establishing the utility's financial condition, including at least the utility's current assets and liabilities, an income statement, the utility's revenue and expenses for the most recently completed 12-month accounting period, and the value of the utility's utility plant in service;
- d. The legal name, physical address, mailing address (if different), and telephone number of any proposed purchaser, lessee, transferee, or assignee;
- e. The terms and conditions of the proposed abandonment, sale, lease, transfer, or assignment and copies of any agreement that has been or will be executed concerning the transaction;
- f. A description of the effect that the proposed transaction will have upon the utility's services:
- g. The method by which the proposed transaction is to be financed:
- h. A description of the effect that the proposed transaction will have upon any other utility:
- i. The number of customers to be affected by the proposed transaction; and
- i. A description of the effect that the proposed transaction will have upon customers.
- E. Additions/ or extensions of service contiguous to outside existing Certificates of Convenience and Necessity CC&N service areas.
 - 1. Each Except in the case of an emergency, a utility which that proposes to extend utility service to a location parcel not within its certificated service area, but located in a non-certificated area contiguous to its certificated CC&N service area, shall prior to the extension of service, notify the Commission of such before the service extension occurs.
 - 2. Such notifications Each notification required under subsection (E)(1) shall be in writing, and shall be verified, and shall set forth, at a minimum.
 - a. The legal name, mailing address, and telephone number of the utility:
 - b. the The number of persons or entities proposed to be served by such service extension, in the contiguous parcel:
 - c, their location The legal description of the contiguous parcel and the location of the structures to be served therein, in relation to the utility's CC&N service certificated area of the utility; and
 - d. a A statement of the utility that the service extension is will be extended only to a non-certificated area parcel which is contiguous to its certificated the utility's CC&N service area.
 - 3. Where When emergency service is required to be provided to a eustomer person in a non-certificated area contiguous to the utility certificated a utility's CC&N service area, the utility shall advise notify the Commission simultaneously of such the service extension as soon as possible after the service extension occurs by providing written notice that includes the information required under subsection (E)(2) and the written notification shall set forth describes the nature and extent of the emergency.
 - 2. For purpose of this rule the following definition of "contiguous" is: Contiguous Common, ordinary and approved meaning. In actual close contact; touching; bounded or traversed by:

ARTICLE 6. SEWER UTILITIES

- R14-2-602. Certificates of Convenience and Necessity for sewer utilities; additions/extensions; abandonments Sewer Utilities; Extensions of Certificates of Convenience and Necessity for Sewer Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Sewer Utility; Discontinuance or Abandonment of Sewer Utility Service
- A. In this Section, unless otherwise specified:
 - 1. "Applicant" means a person who submits an application to obtain a Certificate of Convenience and Necessity to construct sewer utility facilities or operate as a sewer utility or to extend the service area under an existing Certificate of Convenience and Necessity held by the person.
 - 2. "CC&N" means Certificate of Convenience and Necessity.
 - 3. "Commission" means the Arizona Corporation Commission.
 - 4. "Contiguous" means in actual contact, touching, such as by sharing a common border.
 - 5. "Extension area" means the geographic area that an applicant is requesting to have added to the applicant's existing CC&N service area.
- A.B. Application for a new Certificate of Convenience and Necessity CC&N or extension of a CC&N.
 - 1. Any person or entity who desires to construct sewer utility facilities and/or or to operate as a sewer utility will shall, prior to commencement of commencing construction of utility facilities or operations, file with the Commission an application for a Certificate of Convenience and Necessity with the Arizona Corporation Commission CC&N and obtain Commission approval.
 - 2. Any utility that desires to extend its CC&N service area shall file with the Commission an application for a CC&N extension.
 - 3. Before filing an application for a CC&N or a CC&N extension, a person shall provide written notice of the person's intention to file the application to each person who owns land within the proposed service area or extension area and who has not requested service. Each written notice to a landowner shall include, at a minimum:
 - a. The legal name, physical address, mailing address (if different), and telephone number of the intended applicant:
 - b. The approximate date by which the application will be filed:
 - c. The type of services to be provided if the application is approved;

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- d. The physical addresses and toll-free telephone numbers, in Phoenix and Tucson, for the Consumer Services Section of the Commission; and
- e. The following information:

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- i. That the recipient is a property owner within the proposed service area or extension area:
- That if the application is granted, the intended applicant will be the exclusive provider of the specific services to the proposed service area or extension area and will be required by the Commission to provide those services under rates and charges and terms and conditions established by the Commission;
- iii. That a CC&N does not prohibit persons from providing services only to themselves using their own facilities on their own property although other applicable laws may restrict such activity:
- iv. That the application is available for inspection during regular business hours at the offices of the Commission and at the offices of the intended applicant:
- v. That the Commission will hold a hearing on the application:
- vi. That the landowner may have the right to intervene in the proceeding and may appear at the hearing and make a statement on his or her own behalf even if the landowner does not intervene:
- vii. That the landowner may contact the Commission for the date and time of the hearing and for information on intervention;
- viii. That the landowner may not receive any further notice of the application proceeding unless requested; and
- ix. That the landowner may contact the intended applicant or the Consumer Services Section of the Commission if the landowner has any questions or concerns about the application, has any objections to approval of the application, or wishes to make a statement in support of the application.
- 4. Within 10 days after filing an application for a CC&N or a CC&N extension, an applicant shall provide written notice of the application to the municipal manager or administrator of each municipality with corporate limits that overlap with or are within five miles of the proposed service area or extension area. Each written notice shall include, at a minimum:
 - a. The applicant's legal name, mailing address, and telephone number;
 - b. The date the application was filed:
 - c. The type of services to be provided if the application is approved:
 - d. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey;
 - e. The Commission docket number assigned to the application; and
 - f. Instructions on how to obtain a copy of the application.
- 2.5. Six copies of each Each application for a new Cortificate of Convenience and Necessity CC&N or CC&N extension shall be submitted in a form and number prescribed by the Commission and shall include, at a minimum, the following information:
 - a. The proper applicant's legal name, and correct mailing address, and telephone number; of the proposed utility company and its owner, if a sole proprietorship, each partner if a partnership, or the President and Secretary if a corporation.
 - b. If the applicant will or does operate the utility under a different business name, the name under which the applicant will be doing business:
 - c. The full name, mailing address, and telephone number of a management contact for the applicant;
 - d. The full name, mailing address, and telephone number of the attorney for the applicant, if any:
 - e. The full name, mailing address, and telephone number of the operator certified by the Arizona Department of Environmental Quality who is or will be working for the applicant;
 - f. The full name, mailing address, and telephone number of the onsite manager for the applicant:
 - g. Whether the applicant is a corporation, a partnership, a limited liability company, a sole proprietor, or another specified type of legal entity:
 - h. If the applicant is a corporation, the following:
 - i. Whether the applicant is a "C" corporation, an "S" corporation, or a non-profit corporation and whether the corporation is domestic or foreign:
 - ii. A list of the full names, titles, and mailing addresses of each of the applicant's officers and directors:
 - iii. A copy of the applicant's certificate of good standing issued by the Commission's Corporations Division;
 - iv. Unless the applicant is applying for a CC&N extension, a certified copy of the applicant's articles of incorporation and by-laws; and
 - v. If the applicant is a for-profit corporation, the number of shares of stock authorized for issue and, if any stock has been issued, the number of shares issued and date of issuance;
 - i. If the applicant is a partnership, the following:
 - i. Whether the applicant is a limited partnership or a general partnership and whether the partnership is domestic or foreign;
 - ii. The full names and mailing addresses of the applicant's general partners:
 - iii. The full names, mailing addresses, and telephone numbers of the applicant's managing partners;

- iv. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of partnership; and
- v. If the applicant is a foreign limited partnership, a copy of the applicant's certificate of registration filed with the Arizona Secretary of State;
- i. If the applicant is a limited liability company, the following:
 - i. The full names and mailing addresses of the applicant's managers or, if management is reserved to the members, the applicant's members;
 - ii. Unless the applicant is applying for a CC&N extension, a copy of the applicant's articles of organization;
- k. The legal name and mailing address of each other utility in which the applicant has an ownership interest;
- 1. A description of the requested service area or extension area, expressed in terms of cadastral (quarter section) or metes and bound survey:
- b. A copy of the Articles of Co-Partnership or Articles of Incorporation for the applicant and/or Bylaws if the utility is a non-profit organization or association.
- e. The type of plant, property, or facility proposed to be constructed.
- m. The name of each county in which the requested service area or extension area is located and a description of the area's location in relation to the closest municipality, which shall be named;
- d.n. A complete description of the facilities proposed to be constructed, including a preliminary engineering report with specifications in sufficient detail to properly describe the each sewer system and the principal systems and components, and final and complete engineering specifications when they become available, of each sewer system (e.g., collection mains, trunk lines, lift stations, treatment plants, effluent disposal areas, etc.) to allow verification of the estimated costs provided under subsection (B)(5)(p) and verification that the requirements of the Commission and the Arizona Department of Environmental Quality can be met:
- o. A copy of the Aquifer Protection Permit issued by the Arizona Department of Environmental Quality for the proposed service area or extension area or, if not yet obtained, the status of the application for the Aquifer Protection Permit:
- e. The rates proposed to be charged for the service that will be rendered because of the proposed construction.
- f. The estimated total cost of the proposed construction.
- g. The manner of capitalization and method of financing for the project.
- p. The estimated total construction cost of the proposed offsite and onsite facilities, including documentation to support the estimates, and an explanation of how the construction will be financed, such as through debt, equity, advances in aid of construction, contributions in aid of construction, or a combination thereof;
- h.q. The Documentation establishing the applicant's financial condition of the applicant, including at least the applicant's current assets and liabilities, an income statement, the applicant's estimated revenue and expenses for the first five years following approval of the application, and the estimated value of the applicant's utility plant in service for the first five years following approval of the application:
- The rates proposed to be charged for services rendered, shown in the form of a proposed tariff that complies with Commission standards;
- i.s. The estimated annual operating revenues and expenses that are expected to accrue from the proposed construction. for the first five years of operation for the requested service area or extension area, expressed separately for residential, commercial, industrial, and irrigation services, and including a description of each assumption made to derive the estimates;
- The A detailed description of the proposed construction timeline for facilities, with estimated starting and completion date of the proposed construction. dates and, if construction is to be phased, a description of each separate phase of construction:
- u. A copy of any requests for service from persons who own land within the proposed service area or extension area, which shall identify the applicant by name:
- k.v. Maps of the proposed service area. or extension area identifying:
 - i. The boundaries of the area, with the total acreage noted:
 - ii. The land ownership boundaries within the area, with the acreage of each separately owned parcel within the area noted;
 - iii. The owner of each parcel within the area;
 - iv. Any municipality corporate limits that overlap with or are within five miles of the area;
 - v. The service area of any public service corporation, municipality, or district currently providing water or wastewater service within one mile of the area, with identification of the entity providing service and each type of service being provided:
 - vi. The location within the area of any known sewer service connections that are already being provided service by the applicant:
 - vii. The location of all proposed developments within the area;
 - viii. The proposed location of each sewer system and the principal components described in subsection (B)(5)(n); and

- ix. The location of all parcels for which a copy of a request for service has been submitted per subsection (B\(1)5\(1)4\):
- 1. Appropriate city, county and/or state agency approvals.
- w. A copy of each notice to be sent, as required under subsection (B)(4), to a municipal manager or administrator;
- m. Estimated number of customers to be served for the first five years of operation, including documentation to support the estimates.
- x. A copy of each notice sent, as required under subsection (B)(3), to a landowner not requesting service;
- y. For each landowner not requesting service, either the written response received from the landowner or, if no written response was received, a description of the actions taken by the applicant to obtain a written response;
- z. A copy of each city, county, or state agency approval required by law to construct the proposed facilities or operate the utility within the proposed service area or extension area or, for any approval not yet obtained, the status of the applicant's application for the approval:
- aa. The estimated number of customers to be served for each of the first five years of operation, expressed separately for residential, commercial, industrial, and irrigation customers and including documentation to support the estimates:
- bb. A description of how water service is to be provided in the proposed service area or extension area and the name of each water service provider for the area, if any:
- cc. A description of how effluent from the area will be reused or, if not reused, disposed of;
- dd. If the applicant is requesting a CC&N extension:
 - i. A current compliance status report from the Arizona Department of Environmental Quality, dated no more than 30 days before the date the CC&N extension application is filed, for each wastewater system operated by the applicant, as identified by a separate Arizona Department of Environmental Quality Identification Number; and
 - ii. A wastewater flow data sheet for the wastewater system being extended by the applicant; and
- ee. The notarized signature of the applicant.
- 3.6. Upon the receipt of such receiving an application under subsection (B)(5), the Commission Utilities Division staff shall review and process the application for compliance with the information requirements of this regulation; additional information, amendments and/or corrections to the application to bring the application into compliance with this regulation shall be governed by the Commission's rules of administrative and hearing requirements concerning incomplete applications in accordance with the requirements of R14-2-610.
- 4.7. Once the applicant has satisfied the information requirements of this regulation Utilities Division staff determines that an application submitted under subsection (B)(5) is administratively complete, the Commission shall, as expeditiously as reasonably practicable, schedule hearings a hearing to consider such the application.
- B.C. Additions or extensions of service contiguous to existing Certificates of Convenience and Necessity. CC&N service
 - 1. Each Except in the case of an emergency, a utility which that proposes to extend utility service to a person parcel not located within its certificated service area, but located in a noncertificated non-certificated area contiguous to its extension of service, notify the Commission of such before the service extension occurs.
 - 2. Such Each notification required under subsection (C)(1) shall be in writing, and shall be verified, and shall set forth, at a minimum.
 - a. The legal name, mailing address, and telephone number of the utility:
 - b. the The number of persons or entities proposed to be served by such service extension, in the contiguous parcel:
 - c. their location The legal description of the contiguous parcel and the location of the structures to be served therein, in relation to the eertificated utility's CC&N service area; of the utility and
 - d. a A statement of the utility that the service extension is will be extended only to a non-certificated area parcel which is contiguous to its certificated the utility's CC&N service area.
 - 3. Where When emergency service is required to be provided to a eustomer person in a non-certificated area contiguous to the utility certificated a utility's CC&N service area, the utility shall advise notify the Commission simultaneously of such the service extension as soon as possible after the service extension occurs by providing written notice that includes the information required under subsection (C)(2) and the written notification shall set forth describes the nature and extent of the emergency.
- **C.D.** Application for authority to abandon, sell, lease, transfer, or otherwise dispose of a utility.
 - 1. A utility shall not abandon, sell, lease, transfer, or otherwise dispose of its facilities or operation without first obtaining authority therefor from the Commission.
 - 2. Any A utility proposing desiring to abandon, sell, lease, transfer, or otherwise dispose of the utility its facilities or operation shall, prior to such sale, lease, transfer, or other disposal, file with the Commission an application for authority to do so including the following information that includes, at a minimum:
 - 1.a. The legal name, physical address, mailing address (if different), and telephone number of the applicant, utility;

- 2.b. A description of the utility property proposed to be abandoned, sold, leased, transferred or otherwise disposed of:
- 3.c. The Documentation establishing the utility's financial condition, including at least the utility's current assets and liabilities, an income statement, the utility's revenue and expenses for the most recently completed 12-month accounting period, and the value of the utility's utility plant in service of the applicant.
- 4.d. The <u>legal</u> name, <u>physical address</u>, <u>mailing address</u> (if different), and telephone number of any proposed of the purchaser, lessee, <u>transferee</u>, or assignee.
- 5.e. The terms and conditions of the proposed abandonment, sale, lease, <u>transfer</u>, or assignment and copies of any agreement which that has been or will be executed concerning the same. <u>transaction</u>:
- 6-f. The A description of the effect of that the proposed transaction will have upon the service of the applicant. utility's services:
- 7.g. The method by which the proposed transaction is to be financed:
- 8.h. The A description of the effect that the proposed transaction will have on upon any other utility and, if so, in what respect.
- The number of customers to be affected by the proposed transaction; and
- i. A description of the effect that the proposed transaction will have upon customers.
- D.E. Application for discontinuance or abandonment of utility service.
 - 1. Any A utility proposing to shall not discontinue or abandon any type of utility service currently in use by the public shall prior to such action without first obtain obtaining authority therefor from the Commission.
 - 2. The A utility desiring to discontinue or abandon a service shall include in the application, file with the Commission an application identifying the utility; including studies of data regarding past, present and prospective estimated future customer use of the subject service; describing any plant or facility that would no longer be in use if the application were approved as is necessary to support the application; and explaining why the utility desires to discontinue or abandon the service.
 - 3. An application shall not be required A utility is not required to apply for Commission approval to remove individual facilities where a customer has requested service discontinuance.

EXHIBIT C

ECONOMIC, SMALL BUSINESS AND CONSUMER IMPACT STATEMENT PER A.R.S. SECTION 41-1055

- 1. BRIEF DESCRIPTION: These amendments will amend existing rules (R14-2-402 and R14-2-602), both entitled "Certificate of Convenience and Necessity". The proposed amendments and changes to the existing R14-2-402 and R14-2-602 ("the Rules") are designed to provide the Arizona Corporation Commission ("the Commission") and the Commission's Staff ("the Staff") more information in the application for a new Certificate of Convenience and Necessity ("CC&N) or for an extension of a CC&N. This additional information will aid Staff in its analysis and the Commission in its determination of the public interest when granting or denying a CC&N or a CC&N extension for water service and sewer service.
- 2. NEED: Currently the Rules require certain information to be included in an application for a new CC&N or an extension of a CC&N. However, the Rules indicate that the required information is the minimum information to be included in the application. During the processing of the application and the administrative hearing on the application, the Commission and Staff often request further information either through data requests, during the administrative hearing or late-filed exhibits. This slows the process down. The Rule changes would fulfill the need to reduce delays by requiring all information necessary to review the application at the beginning of the process. This does not mean that additional, case-specific information will not be required by Staff.

The Rule change also would require information not currently requested during any part of the proceedings. This information is necessary to help Staff and the Commission determine the need for the new CC&N or the extension of a CC&N and the proximity of potential municipal providers.

The Rule change is also needed to enable Staff and the Commission to verify that affected landowners have been properly notified of the CC&N proceeding.

3. NAME AND ADDRESS OF AGENCY EMPLOYEE WHO MAY BE CONTACTED TO SUBMIT ADDITIONAL DATA ON THE INFORMATION INCLUDED IN THIS STATEMENT:

Steve Olea, Assistant Director, Utilities Division Arizona Corporation Commission 2200 North Central Avenue, Suite 300 Phoenix, Arizona 85007 Telephone Number (602) 542-7270; Fax Number (602) 542-2129

4. AFFECTED CLASSES OF PERSONS:

- A. Land owners and developers who want to form a water or wastewater utility.
- B. Owners and operators of water and wastewater utilities who want to extend their CC&Ns.
- C. Landowners whose land is within the proposed CC&N area or the proposed CC&N extension area.
- D. Land owners or developers desiring service from a water or sewer utility.
- E. Customers of water and wastewater utilities.
- F. Nearby water and wastewater service providers.

5. RULE IMPACT ON AFFECTED CLASSES OF PERSONS:

A. The impact on land owners and developers who want to form a water or wastewater utility should be lower organizational costs. They should experience a reduction in the frequency of interaction with the Commission Staff and a reduction in the time necessary to prepare data responses and responses to letters of insufficiency. This, in turn, should reduce accounting and attorney fees.

Also, adoption of the proposed Rule changes should reduce the time period between the date of the application and the date of a final order in the matter which would allow for faster development of the property.

- B. The impact on owners and operators of water and wastewater utilities who want to extend their CC&Ns should be similar to those impacts listed under A. However, the utilities would be required to provide more information than is currently required by the Rules. The impact on the utilities will be additional research, noticing, and other communication with landowners.
- C. Landowners whose land is included in the potential CC&N service area, will have ample opportunity to comment regarding being included in the service area.
- D. The impact on land owners or developers desiring service from a water or sewer utility should be lower organizational costs.
- E. The impact on current and future customers of the water or wastewater utilities at issue would be lower costs flowing through to rates. The costs of forming or extending a CC&N are generally capitalized and amortized over a long period of time. Those costs may be included in rates. If those costs are lower, rates will be lower than otherwise.
- F. Nearby water and wastewater providers will be provided more adequate notice, thereby allowing them more opportunity to provide comment to the Commission regarding approval of another nearby similar utility.

- 6. COSTS AND BENEFITS TO THE AGENCY: The proposed changes will have a minimal cost effect on the Commission and will have no impact on costs experienced by other state agencies. Although the proposed changes would require additional Staff time to verify that the application is administratively complete because the applications will be more comprehensive, the Commission will benefit by having necessary information at the beginning of the CC&N process rather than by delaying the process while performing extensive discovery after the application is filed.
- 7. COSTS AND BENEFITS TO POLITICAL SUBDIVISIONS: There will be no increases or decreases in costs to political subdivisions because the Commission does not have jurisdiction over political subdivisions and the Rules to not apply to them. Political subdivisions that provide water or sewer service in the vicinity of CC&N applications may benefit by being provided notice of such applications.
- 8. COSTS AND BENEFITS TO PRIVATE PERSONS: The proposed changes may reduce upward pressure on the rates of customers of water and wastewater utilities which are forming or expanding due to reduced regulatory costs.
- 9. COST AND BENEFITS TO CONSUMERS OR USERS OF ANY PRODUCT OR SERVICE IN THE IMPLEMENTATION OF THE NEW RULES. The proposed changes may reduce upward pressure on the rates of customers of water and wastewater utilities which are forming or expanding due to reduced regulatory costs.
- 10. LESS COSTLY OR INTRUSIVE METHODS: The changes to the rules are the least costly method to obtain information necessary for the Commission to decide CC&N and CC&N extension cases.
- 11. ALTERNATIVE METHODS CONSIDERED: There are no alternative methods to obtain the desired information in a timely manner.